



PROFESSIONAL STANDARDS MANUAL

(Version 1.0)

January 29, 2010

VERMONT
OFFICE OF THE AUDITOR
OF ACCOUNTS

**THOMAS M. SALMON, CPA
STATE AUDITOR**



**STATE OF VERMONT
OFFICE OF THE STATE AUDITOR**

January 29, 2010

Message from the Auditor:

I am pleased to introduce the newly revised PROFESSIONAL STANDARDS MANUAL for the Vermont State Auditor's Office.

Government auditing plays a major role in improving government operations and services, and in the important dialogue on the future of government programs by providing the objective analysis and information needed to make the decisions necessary to help create a better future.

Current trends and longer-range fiscal challenges make auditor oversight especially important to help improve government operations and services today and position them for a better tomorrow.

I would like to express my thanks to the team of professionals who revised this manual to reflect today's standards and the auditing goals of this Office. It provides a solid foundation for services that will truly help the State of Vermont and its citizens.

Sincerely,

Thomas M. Salmon CPA

Thomas M. Salmon, CPA
State Auditor

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Abbreviations

AICPA	American Institute of Certified Public Accountants
AQA	Administrative Quality Assessment
CGAP	Certified Government Auditing Professional
CIA	Certified Internal Auditor
CISA	Certified Information Systems Auditor
COSO	Committee of Sponsoring Organizations of the Treadway Commission
CPA	Certified Public Accountant
CPE	Continuing Professional Education
DHR	Department of Human Resources
EQA	Engagement Quality Assessment
GAGAS	Generally Accepted Government Auditing Standards
GAO	Government Accountability Office
GASB	Governmental Accounting Standards Board
IT	Information Technology
PPC	Practitioners Publishing Company
PSM	Professional Standards Manual
QC	Quality Control
SAO	State Auditor's Office
STC	State Technology Collaborative
VSA	Vermont Statutes Annotated
VSARA	Vermont State Archives and Records Administration

Chapter 1

Statutory Authority, Mission, and Core Values

Overview

This chapter describes the legal basis in State law for the authority and duties of the office of State Auditor (also known as “auditor of accounts”), and describes the primary mission and values of the Office. Lastly, this chapter describes how this manual is to be used as part of fulfilling our statutory responsibilities, mission, and core values.

1.1 Statutory Authority

☑ **TIP ...The SAO should keep track of annual legislative changes which affect its statutory duties and revise this chapter as necessary.**

The Office of State Auditor (Auditor of Accounts) was established by the Vermont General Assembly before statehood in the 1770s to be a check on the duties of State Treasurer, and later, by Constitutional Amendment in the 1880s, the Auditor became one of five state officers to be elected on a statewide basis (§43).

The primary statutory guidance for the SAO can be found at 32 VSA §163 and §167:

32 VSA § 163. Duties of the auditor of accounts

In addition to any other duties prescribed by law, the auditor of accounts shall:

- (1) Annually perform or contract for the audit of the basic financial statements of the state of Vermont and, at his or her discretion, conduct governmental audits as defined by governmental auditing standards issued by the United States Government Accountability Office (GAO), of every department, institution, and agency of the state including trustees or custodians of retirement and other trust funds held by the state or any officer or officers of the state, and also including every county officer who receives or disburses funds of the state or for the benefit of the state or any county.
- (2) In his or her discretion, conduct a continuing post audit of all disbursements made through the office of the commissioner of finance and management or the office of the state treasurer, including disbursements to a municipality, school supervisory union, school district, or county.
- (3) [Repealed.]

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- (4) From time to time, as audits are completed, report his or her audit findings first to the speaker of the house of representatives and the president pro tempore of the senate, then to the governor, the secretary of administration, the commissioner of finance and management, and the head of the department, institution, or agency covered by the report. The audit reports shall be public records and 10 copies of each report shall be furnished to and kept in the state library for public use.
- (5) Make special audits of any department, institution, and agency as the governor may from time to time require.
- (6) Report on or before February 15 of each year to the house and senate committees on appropriations in which he or she shall summarize significant findings, and make such comments and recommendations as he or she finds necessary.
- (7) Subject to the provisions of chapter 13 of Title 3, employ and set the compensation of such assistants, clerical or otherwise, as he or she deems necessary for the proper and efficient administration of his or her office. However, he or she shall not expend or authorize expenditure of funds for his or her office in excess of the amount appropriated for his or her office in any fiscal year.
- (8) Require all state departments and agencies to file with the auditor of accounts all audit reports and reports of findings and recommendations received as a result of audits and examinations conducted by or for any federal agency.
- (9) Perform, or contract with independent public accountants licensed in the state of Vermont to perform, financial and compliance audits as required by the Federal Single Audit Act of 1984, 31 U.S.C. §7501 et seq. This subdivision shall not apply to the University of Vermont and the Vermont State Colleges.
- (10) Biennially audit the Vermont employment growth incentive program established under 32 VSA §5930b and other applicable statutes and regulations, and report the audit to the general assembly, the Vermont department of taxes, and the Vermont economic progress council by March 31 after the audit year.

32 VSA § 167. Records to be available for audit

- (a) For the purpose of examination and audit authorized by law, all the records, accounts, books, papers, reports, and returns in all formats of all

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departments, institutions, and agencies of the state including the trustees or custodians of trust funds and all municipal, school supervisory union, school district, and county officers who receive or disburse funds for the benefit of the state, shall be made available to the auditor of accounts. It shall be the duty of each officer of each department, institution, and agency of the state or municipality, school supervisory union, school district, or county to provide the records, accounts, books, papers, reports, returns, and such other explanatory information when required by the auditor of accounts.

(b) In connection with any of his or her duties, the auditor of accounts may administer oaths and may subpoena any person to appear before him or her. Such persons shall testify under oath and be subject to the penalties of perjury, and may be examined concerning any matter relating to the statutory duties of the auditor provided by section 163 of this title. Nothing in this subsection shall limit a person's fifth amendment rights against self-incrimination.

In addition, various statutes outline advisory or procedural responsibilities for the State Auditor, including:

- **16 VSA §2177(B):** Auditor or designee is a non-voting representative to audit committee established by the Vermont State Colleges Board of Trustees.
- **16 VSA §2281(a):** Auditor or designee is a non-voting representative to the audit committee established by the Board of Trustees of the University of Vermont and State Agricultural College.
- **32 VSA &1001(d)(1):** Auditor to be non-voting ex officio member of the Capital Debt Affordability Advisory Committee.

1.2 Mission Statement

The mission of the Auditor's Office is to be a catalyst for good government by promoting professional audits, financial training, efficiency and economy in government, and service to cities and towns. Auditing of government programs provides independent, objective, fact-based, nonpartisan assessments of the stewardship, performance, and cost of government policies, programs, and operations.

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1.3 Core Values

The Vermont State Auditor's Office is dedicated to providing government entities, the Vermont Legislature, and the public with professional audit services that are:

- useful;
- timely;
- accurate;
- objective;
- of high quality;
- done in a fair and ethical manner; and
- guided by Generally Accepted Government Auditing Standards (GAGAS).

In addition, we are committed to improving the professional skills of our staff, sharing our knowledge with others, and maintaining a work environment that is ethical, supportive, respectful, collaborative and productive.

The SAO will play a key role in the financial and performance management of State government and will help improve the efficiency, quality, and effectiveness of services that the State provides. The basic premises underlying our mission and goals are:

1. Public employees are responsible for the efficient, economical and effective use of the resources entrusted to them by their constituencies or by other levels of government.
2. Public employees are accountable to those who provide the resources they use to carry out government programs. The SAO should make audit results available both to other government levels that have supplied resources and to the taxpayers and citizens of Vermont.
3. Government audits provide key information to stakeholders and the public to maintain accountability; help improve program performance and operations; reduce costs; facilitate decision making; stimulate improvements; and identify current and projected cross-cutting issues

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and trends that affect government programs and the people those programs serve.

4. The working relationship developed with the audited agency or department is important to any audit's success. The audit staff must have a professional, positive, independent, and constructive approach in conducting the audit and in presenting audit results.
5. Auditors must be aware that they have an analytic, not policy making, role. With this understanding, audits and audit reports are fair, objective, and unbiased.

1.4 Purpose and Use of Manual

This manual is a key component in fulfilling our mission in a manner that is true to our statutory responsibilities and core values. In particular, it sets forth how our office maintains its independence and objectivity as well as how we ensure that our audits are conducted with integrity and are managed in a way that ensures that appropriate conclusions are reached.

All audits by the SAO are expected to meet the requirements detailed in *Government Auditing Standards* (also known as GAGAS) as issued by the Comptroller General of the United States and the U.S. Government Accountability Office (GAO). These standards are hereby incorporated by reference and made part of this manual.

This manual also adopts the same terminology protocol set forth by GAGAS. Accordingly, to denote unconditional requirements, the terms “must” or “is required” are used. Presumptively mandatory requirements are denoted by the use of “should.” Presumptively mandatory means that auditors are expected to comply with these requirements in all cases in which the circumstances exist to which the presumptively mandatory requirement applies; however, in rare circumstances, auditors and audit organizations may depart from a presumptively mandatory requirement provided they document their justification for the departure and how the alternative procedures performed in the circumstances were sufficient to achieve the objectives of the presumptively mandatory requirement.

Chapter 2

Independence

Overview

☑ **TIP . . . Auditors should have integrity, objectivity, and independence to serve the public trust and honor the public trust. These principles are fundamental to the responsibilities of auditors. (GAGAS 2.06)**

This chapter establishes general standards and provides guidelines for ensuring the State Auditor's Office and the individual auditor remain free from personal, external, and organizational impairments to independence and avoid the appearance of such impairments of independence. GAO in its July 2007 Revision to Government Auditing Standards states:

In all matters relating to audit work, the audit organization and the individual auditor, whether government or public, must be free both in fact and appearance from personal, external and organizational impairments to independence, and must avoid the appearance of such impairments of independence. (GAGAS 3.02)

It is the policy of the State Auditor's Office (SAO) that all audit personnel will act in the public interest and will be familiar with and adhere to the independence rules, regulations, interpretations, and rulings of the Government Auditing Standards issued by the Comptroller General of the United States, the American Institute of Certified Public Accountants (AICPA), the State of Vermont Board of Accountancy¹, the Vermont Society of CPAs,² and state statutes. In this regard, upon assignment to a financial or performance audit engagement, staff members should not effect any transaction, event, circumstance, or action that would impair independence. Additionally, when the office and its audit personnel encounter situations that raise independence concerns and such situations are not specifically addressed by independence rules, the office will evaluate the situation using professional judgment to determine whether independence, in fact or appearance, is affected.

☑ **TIP . . . Auditors must maintain independence so that opinions, findings, conclusions, and recommendations will be impartial, and viewed as impartial, by objective third parties. (GAGAS 3.03)**

The State Auditor, Deputy State Auditor, and Chief Auditor set a tone for the SAO that stresses the importance of ethical values and they communicate related policies and procedures, such as independence, to SAO personnel. Ultimately, it is up to the individual auditor to be cognizant of the SAO's

¹Board of Accountancy Rules, Part 10, *Professional Conduct*.

²The Vermont Society of CPAs Bylaws, Article XVI, *Code of Professional Conduct*, states that the code of professional ethics for the Vermont Society of CPAs is that of the American Institute of Certified Public Accountants.

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independence rules and to conduct themselves in an ethical manner in accordance with these rules. The Chief Auditor keeps the office current on changes and updates to independence professional standards and implements the SAO policy by monitoring compliance with the policy, answering questions and resolving matters.

2.1 Organizational Independence for External Audit Organizations

2.1.1 GAGAS Citation

☑ **TIP . . . See GAO “Answers to Independence Standard Questions” for further interpretation and information (GAO-02-870G).**

The ability of audit organizations in government entities to perform work and report the results objectively can be affected by placement within the government and certain nonaudit services that an audit organization provides to the government.

Impairments to organizational independence result when the audit function is organizationally located within the reporting line of the areas under audit or when the auditor is assigned or takes on responsibilities that affect operations of the area under audit. According to **GAGAS 3.13**, external audit organizations can be presumed to be free from organizational impairments to independence when the audit function is organizationally placed outside the reporting line of the entity under audit and the auditor is not responsible for entity operations.³ In addition, **GAGAS 3.14a** states that audit organizations in government entities may be presumed to be free from organizational impairments if the head of the audit organization is directly elected by voters of the jurisdiction being audited.

Audit organizations that provide nonaudit services must evaluate whether providing the nonaudit services creates an independence impairment either in fact or appearance with respect to entities they audit (**GAGAS 3.20**).

Performance of nonaudit audit services impairs auditor independence when auditors perform management functions, make management decisions, audit their own work or perform nonaudit services that are significant or material to the subject matter of the audits (**GAGAS 3.22**).

³Generally, external audit organizations are organizationally placed outside the reporting line of the entity under audit and have no responsibility for the entity operations. Internal audit organizations are employed by the management of the audited entity and may be subject to administrative direction from persons involved in the entity management process.

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Independence

2.1.2 SAO Standard

2.1.2.1 Organizational Independence for External Audit Organizations

The State Auditor's Office does not report to any of the entities that it audits and the auditor is not directly responsible for Vermont state government operations. In addition, the Vermont State Auditor is independently elected by the voters of the State of Vermont. As a result of the organizational placement of the SAO and direct election of the head of the SAO by voters, the SAO is presumed to be organizationally independent.

2.1.2.2 Organizational Independence When Performing Nonaudit Services

Generally, SAO may provide nonaudit services to government entities that it audits, without impairing independence, as long as two general principles are followed.

1. SAO must not provide nonaudit services that involve performing management functions or making management decisions; and
2. SAO must not audit its own work or provide nonaudit services in situations where the nonaudit services are significant or material to the subject matter of the audits.⁴

Under GAGAS, certain nonaudit services will not impair SAO's independence. The following are nonaudit services that may be provided by SAO (**GAGAS 3.26 – 3.27**):

- SAO may participate on committees or task forces in a purely advisory capacity to advise entity management on issues related to the knowledge and skills of the auditors.
- SAO may provide routine advice to the audited entity and management to assist them in activities such as establishing internal controls or implementing audit recommendations, may answer technical questions, and/or provide training.
- SAO may also provide tools and methodologies, such as best practice guides, benchmarking studies, and internal control assessment

⁴The concepts of significance and materiality include quantitative as well as qualitative measures in relation to the subject matter of the audit.

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methodologies that can be used by management.

There are certain nonaudit services that SAO may provide as long as all of the following safeguards are followed (**GAGAS 3.28**):

1. SAO precludes personnel who provided the nonaudit services from planning, conducting, or reviewing audit work related to the nonaudit service.
2. SAO does not reduce the scope and extent of the audit work beyond the level that would be appropriate if the nonaudit work was performed by another unrelated party.
3. SAO documents its consideration of the nonaudit service, and documents its rationale that providing the nonaudit service does not violate the two general principles.
4. Before performing nonaudit services, SAO establishes and documents an understanding with the audited entity regarding the objectives, scope of work, and product or deliverables of the nonaudit service. SAO must establish and document an understanding with management that management is responsible for the substantive outcomes of the work.

Services that will not impair SAO's independence with respect to entities SAO audits as long as the office complies with the four safeguards include the following (**GAGAS 3.28**):

- Providing basic accounting assistance limited to services such as preparing draft financial statements that are based on management's chart of accounts and trial balance and any adjusting, correcting, and closing entries that have been approved by management.
- Preparing draft notes to the financial statements based on information determined and approved by management.
- Providing payroll services when payroll is not material to the subject matter of the audit or to the audit objectives.

Certain nonaudit services directly support the entity's operations and would impair the auditor's independence. The following are examples of nonaudit services that impair independence (**GAGAS 3.29**):

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- Maintaining or preparing the entity's basic accounting records.
- Posting transactions to the entity's financial records or to other records that subsequently provide input to the entity's financial records.
- Designing, developing, installing or operating the entity's accounting system or other information systems that are material or significant to the subject matter of the audit.
- Providing certain appraisal or valuation services.
- Recommending a single individual for a specific position that is key to the entity or program under audit, ranking or influencing selection of the candidate, or conducting an executive search or a recruiting program for the audited entity.
- Developing policies, procedures, and internal controls for the entity.
- Carrying out internal control functions.
- Serving as a voting member of an entity's management committee or board of directors, making policy decisions that affect future direction and operation of programs, supervising employees, developing programmatic policy, authorizing transactions or maintaining custody of the entity's assets.
- When the adjustments (including corrections) proposed by an audit firm are of such magnitude that the audit firm is, in substance, maintaining the records, the independence of the firm is impaired.
- When an audited entity does not have an internal audit operation and an audit firm provides internal audit services, the independence of the audit firm is impaired.

All nonaudit services requiring implementation of supplemental safeguards must be approved by the State Auditor. Prior to acceptance and performance of nonaudit services, the Deputy State Auditor or Chief Auditor will review the relevant facts and circumstances to determine whether the nonaudit

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services create impairment either in fact or appearance with respect to entities it audits. If the Deputy State Auditor or Chief Auditor concludes that performing the nonaudit services will require implementation of supplemental safeguards or if the nonaudit services will impair the SAO's independence, the Deputy State Auditor or Chief Auditor must document in a memo the conclusion of whether to provide the nonaudit service. If the nonaudit service is to be provided, the memo must also include a discussion of the supplemental safeguards to be put in place. The memo must be approved by the State Auditor.

In cases where certain nonaudit services by their nature impair SAO's ability to meet either or both of the general principles for certain types of audit work, and the SAO has determined to provide the services, the SAO should communicate to management of the audited entity, before performing the nonaudit service, that SAO would not be able to perform subsequent audit work related to the subject matter of the nonaudit service.

For audits selected in the peer review, all related nonaudit services should be identified to the SAO's peer reviewer and the audit documentation made available for peer review.

2.2 Staff Independence

2.2.1 GAGAS Citation

Personal impairments of auditors result from relationships or beliefs that might cause auditors to limit the extent of the inquiry, limit disclosure, or weaken or slant findings in any way. **(GAGAS 3.07)**

2.2.2 SAO Standard

To ensure audit staff members maintain independence with respect to audited entities, SAO requires that each auditor sign an Annual Statement of Independence (Appendix 2.1) by the end of January each year and within the first month of employment for new employees. In addition, auditors assigned to GAGAS engagements are required to sign an Engagement Statement of Independence (Appendix 2.2) for each audit engagement. To aid staff with considering their independence and to document resolution of any potential independence issues, an Independence Checklist is included in Appendix 2.3 and is required to be completed when signing the Annual Statement of Independence or the Engagement Statement of Independence. The Annual Statement of Independence and the Independence Checklist are submitted to

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Independence

the Chief Auditor. The Engagement Statement of Independence and Independence Checklist should be submitted to the engagement manager at the time of the design meeting (PSM Chapter 7 Section 7.1.2.2c). The engagement manager should bring any potential independence issues noted on the Independence Checklist to the attention of the Chief Auditor for review and resolution. Engagement Statements of Independence and related Independence Checklists should be retained in the engagement audit files.

☑ TIP . . . Examples of personal impairments include immediate or close family members in a position to exert significant influence over the audited entity and seeking employment during the conduct of the audit with an audited entity. Staff members are urged to seek the advice of the Chief Auditor if they are uncertain whether other close personal relationships (e.g., an in-law) could constitute a potential conflict of interest.

By signing the Annual Statement of Independence and the Engagement Statement of Independence, staff represents that they:

- have no personal impairments to their independence and that they are objective in conducting their current audits, or, if a personal impairment exists, it is documented and a mitigating strategy approved by the State Auditor or designee; and
- will reevaluate their independence if their personal circumstances change or if their assignment changes, and any new potential impairments will be reported to the Chief Auditor.

Questions or issues related to any individual's independence should be brought to the Chief Auditor for consultation and resolution. If a personal impairment exists, a mitigating strategy may be approved by the Auditor or designee. This consultation and the resolution should be documented by the Chief Auditor. Issues related to the Chief Auditor's independence will be brought to the Deputy State Auditor for consultation and resolution. If a staff member's independence changes during the course of an engagement, the staff member is required to notify the Chief Auditor. Specifically, if a staff member is seeking employment at the entity being audited or has been approached by the entity being audited regarding potential employment the Chief Auditor must be notified immediately.

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2.3 Independence of Other Auditors and Specialists

2.3.1 GAGAS Citation

Auditors should obtain evidence concerning independence of other auditors and specialists (**GAGAS paragraphs 1.15a, 3.05, 7.42 and 7.43**).⁵

2.3.2 SAO Standard

Complex or subjective matters arising in the course of an audit may require the work of a specialist or other auditors. In accordance with **GAGAS 3.05**, the SAO will evaluate the relationship of the specialist, contractor or external CPA firm to the audit entity, including circumstances that might impair objectivity. Such circumstances include situations in which the audited entity has the ability – through employment, ownership, contractual right, family relationship, or otherwise – to directly or indirectly control or significantly influence the specialist or contractor.

During the planning phase of a financial or performance audit engagement, SAO will provide the specialist, contractor, or external CPA firm with the SAO policies and procedures regarding independence requirements. The specialist, contractor, or external CPA firm will complete the Engagement Statement of Independence and the Independence Checklist to ensure compliance with professional independence standards. Specialists and contractors to whom this section applies, include, but are not limited to, auditors, actuaries, appraisers, attorneys, engineers, environmental consultants, medical professionals, and statisticians.

2.4 External Impairments

2.4.1 GAGAS Citation

GAGAS 3.10 states that factors external to the audit organization may restrict the work or interfere with auditors' ability to form independent and objective opinions and conclusions.

⁵**GAGAS 1.15a** does not explicitly address independence; rather it states that for financial audits, GAGAS incorporate the AICPA field work and reporting standards and the related Statements on Auditing Standards. Statement on Auditing Standard No. 1, Section 543, requires that when using the work of other auditors evidence be obtained to validate the other auditors' independence.

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Independence

2.4.2 SAO Standard

☑ **TIP . . . Auditors may not have freedom to make independent and objective judgments if there is pressure to improperly limit or modify the scope of the audit, influence the selection of transactions to be examined, or unreasonably restrict the time allowed to complete an audit or issue the report.**

External impairments to independence occur when auditors are deterred from acting objectively and exercising professional skepticism by pressures, actual or perceived, from management.

Any form of external impairment that comes to the attention of any member of the audit staff shall be brought to the attention of the Deputy State Auditor or the Chief Auditor. If the impairment is determined to be significant, appropriate action will be taken which will include declining to perform or complete the audit or disclosing the nature of the impairment in the scope section of the Audit Report.

2.5 Monitoring Compliance with SAO Policies

2.5.1 GAGAS Citation

There is no specific GAGAS citation regarding how an organization is to ensure compliance with independence requirements.

2.5.2 SAO Standard

The following checklist, to be completed annually and maintained by the Chief Auditor, will be utilized to monitor compliance with SAO's independence policies.

Summary of Quality Control Procedures	Initials	Date
Perform quality assurance by reviewing relevant pronouncements relating to independence, answering questions, and resolving matters. Perform an annual review of the independence policies to ensure policies remain consistent with current GAGAS.		
Subscribe to Checkpoint (the Practitioners Publishing Company—PPC—online reference service) or equivalent technical reference source to keep current with Governmental Accounting Standards Board (GASB) and GAGAS standards.		
Obtain the Annual Statement of Independence from personnel, concerning whether they are familiar with and are in compliance with professional standards and the SAO's policies regarding independence.		

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Summary of Quality Control Procedures	Initials	Date
Review the staff annual independence representations for completeness and for resolving reported exceptions.		
Require all professional personnel assigned to an engagement to complete the Engagement Statement of Independence attesting to his or her independence.		
Prior to performing nonaudit services for an audited entity, the Deputy State Auditor or the Chief Auditor will document in a memo the resolution of any potential conflicts caused by providing nonaudit services.		
Provide each of its professional personnel with access to applicable professional and regulatory literature and advising them that they are expected to be familiar with that literature.		
Require biennial independence and ethics training for all professional personnel. Such training covers the SAO's independence and ethics policies and the independence and ethical requirements of all applicable regulators.		
Confirm the independence of other firms or specialists who are performing part of an engagement by requiring completion of the Engagement Statement of Independence by all other firms or specialists.		

Appendix 2.1



Office of the State Auditor Annual Statement of Independence

Generally Accepted Government Auditing Standards (GAGAS) section 3.02 states that in all matters relating to the audit work, the audit organization and the individual auditor must be free from personal, external, and organizational impairments to independence, and must avoid the appearance of such impairments.

Personal and external impairments discussed in GAGAS include, but are not limited to:

- preconceived ideas toward individuals, groups, organizations, or objectives of a particular program that could bias the engagement;
- official, professional, personal, or financial relationships that might cause an auditor to limit the extent of his/her inquiry, limit disclosure, or weaken or slant findings in any way;
- external interference or influence that could improperly or imprudently limit or modify the scope of an engagement; or
- external interference with the selection or application of audit procedures or in the selection of transactions to be examined.

All SAO employees involved in audits must complete this statement annually.

I acknowledge that I have neither personal nor external impairments that will keep me from objectively planning, conducting, or otherwise participating in my current assignment and reaching independent conclusions. I will reevaluate my independence should my assignment or circumstances change, and will promptly notify the Deputy State Auditor or Chief Auditor if my independence is affected.

Date:

Signature:

Printed Name:

Appendix 2.2

Office of the State Auditor Engagement Statement of Independence

Audit Title:

Generally Accepted Government Auditing Standards (GAGAS) section 3.02 states that in all matters relating to the audit work, the audit organization and the individual auditor must be free from personal, external, and organizational impairments to independence, and must avoid the appearance of such impairments.

Personal and external impairments discussed in GAGAS include, but are not limited to:

- preconceived ideas toward individuals, groups, organizations, or objectives of a particular program that could bias the engagement;
- official, professional, personal, or financial relationships that might cause an auditor to limit the extent of his/her inquiry, limit disclosure, or weaken or slant findings in any way;
- external interference or influence that could improperly or imprudently limit or modify the scope of an engagement; or
- external interference with the selection or application of audit procedures or in the selection of transactions to be examined.

All SAO employees involved in audits must complete this statement upon assignment to any GAGAS engagement.

I acknowledge that I have neither personal nor external impairments that will keep me from objectively planning, conducting, or otherwise participating in my current assignment and reaching independent conclusions. I will reevaluate my independence should my assignment or circumstances change, and will promptly notify the Deputy State Auditor or Chief Auditor if my independence is affected.

Date:

Signature:

Printed Name:

Appendix 2.3

Independence Checklist

Vermont State Auditor's Office INDEPENDENCE CHECKLIST

Auditor:

Date:

Reviewed and "Yes" Answers Resolved by:

Date:

SECTION I—Explanatory Comments

The guidance included in GAO's "Answers to Independence Standard Questions" (GAO Q&A), was used to develop this practice aid. Paragraph references (para.) throughout the practice aid are related to GAGAS. Question references (Q) are to Questions in the GAO Q&A.

This checklist is designed for use by management and employees of the Vermont State Auditor's Office to assist in determining whether personal or external impairments exist. See last page.

This checklist must be filled out annually by each SAO auditor. The annual checklist will be used in future staffing decisions to help ensure that staff member with personal impairments are not assigned to related engagements. This checklist must also be filled in for each specific engagement and included in the engagement's audit documentation. This engagement-specific checklist is intended to serve as a reminder of the auditor's responsibility to report on potential personal impairments that are related to a specific entity or program under review.

Each question should be checked "Yes" or "No." All "Yes" answers should be further explained in Section IV. "Yes" answers do not necessarily mean that the auditor has an impairment that impairs the audit organization's independence. They only indicate that such a condition could exist. After all "Yes" answers have been explained in Section IV, the resolution of each one should be documented there by the Deputy State Auditor or the Chief Auditor.

SECTION II—Questions

Personal impairments of staff members result from relationships and beliefs that might cause auditors to limit the extent of the inquiry, limit disclosure, or weaken or slant audit findings in any way. An individual may encounter many different circumstances or combination of circumstances making it impossible to define every situation that could result in a personal impairment. Consequently, GAGAS lists only examples of circumstances that would be personal impairments. Circumstances mentioned as examples in GAGAS are covered in Questions 1–8; others should be considered at Question 9.

Appendix 2.3

Independence Checklist

Number	Question	Yes	No
1	Is (or was) a member of your immediate family or a close family member:		
	a. A director or officer of the audited entity?		
	b. An employee of the audited entity in a position to exert direct and significant influence over the entity or the program under audit?		
	<i>Practical Consideration: Such a relationship at any time during the period covered by the financial statements or activity under audit or during the engagement period would be a personal impairment.</i>		
2	Do you (or did you) own a direct, or a significant/material though indirect, financial interest in the audited entity or program?		
	<i>Practical Considerations:</i> <ul style="list-style-type: none"> • Ownership of a direct or significant/material indirect financial interest at any time during the period covered by the financial statements or activity under audit or during the engagement period would be a personal impairment. • A material indirect financial interest would be an interest that is material to an individual's personal net worth. • Auditors are not precluded from auditing pension plans that they participate in if (1) the auditor has no control over the investment strategy, benefits, or other management issues associated with the pension plan and (2) the auditor belongs to such a pension plan as part of his/her employment with the audit organization, provided that the plan is normally offered to all employees in equivalent employment positions. 		
3	Do you (or did you,) at any time during the period covered by the financial statements or activity under audit, or during the engagement period:		
	a. Have responsibility for managing an entity or decision making that could affect operations of the entity or program being audited?		
	b. Serve as a member of management in any decision making, supervisory, or ongoing monitoring function for the entity or program under audit?		
	<i>Practical Consideration: For example, serving as a director, officer, or in another senior position of the entity or program under audit would be a personal impairment.</i>		
4	Have you been involved, as an employee of the auditee, with the establishment of policies that directly relate and are material to the financial statements or program being audited? (Q 40)		
5	Do you (or did you,) at any time during the period covered by the financial statements or activity under audit, or during the engagement period:		
	a. Maintain the official accounting records when such services involved preparing source documents or originating data, in electronic or other form?		
	b. Post transactions (whether coded by management or not coded)?		
	c. Authorize, execute, or consummate transactions (e.g., approving invoices, payrolls, claims, or other payments of the entity or program being audited)?		
	d. Maintain an entity's bank account or otherwise have custody of the audited entity's funds?		
	e. Otherwise exercise authority on behalf of the entity, or have authority to do so?		
6	Do you (or did you) have preconceived ideas toward individuals, groups, organizations, or objectives of a particular program that could bias the audit?		
	<i>Practical Consideration: Such preconceived ideas at any time during the engagement period would be a personal impairment.</i>		

Appendix 2.3

Independence Checklist

Number	Question	Yes	No
7	Do you (or did you) have biases, including those induced by political, ideological, or social convictions that result from employment in, or loyalty to, a particular type of policy, group, organization, or level of government?		
	<i>Practical Consideration: Such bias at any time during the engagement period would be a personal impairment.</i>		
8	Are you under current consideration for employment with the entity or program under audit?		
9	Are you aware of other situations or circumstances that are or may have been a personal impairment during the period covered by the financial statements or activity under audit or during the engagement period?		

SECTION III—Glossary

Close family member—A close family member is a parent, sibling, or non-dependent child.

Engagement period—The period that begins when a member either signs an initial engagement letter or other agreement to perform attest services or begins to perform an attest engagement for a client, whichever is earlier. The period lasts for the entire duration of the professional relationship (which could cover many periods) and ends with the formal or informal notification, either by the member or the client, of the termination of the professional relationship or by the issuance of a report, whichever is later. Accordingly, the period does not end with the issuance of a report and recommence with the beginning of the following year’s attest engagement.

Financial interest—The GAO independence literature does not provide a definition of a financial interest. However, Ethics Interpretation 101-15, issued by the AICPA in 2005, defines a financial interest as a direct or indirect ownership interest in an equity or a debt security issued by an entity. The interpretation further clarifies that a right or obligation to buy an ownership interest or debt security, as well as derivatives related to such interest, are also considered to be financial interests.

Immediate family member—An immediate family member is a spouse, spouse equivalent, or dependent (whether or not related).

SECTION IV—Explanation and Resolution of “Yes” Answers

Each “Yes” answer from Section II should be listed in the summary of “Yes” answers in this section. The second column of this summary should include all available information having a bearing on whether the auditor has a personal impairment. The third column should document the resolution of each situation by the Deputy State Auditor or Chief Auditor. That can be done by describing the resolution in the third column of the summary or by referencing to an attached memo.

“Yes” answers do not necessarily mean that the auditor has an impairment that impairs the audit organization’s independence with respect to a specific entity or program audit. The 2007 Yellow

Appendix 2.3

Independence Checklist

Book at paragraph 3.07, states that auditors (individuals) who participate in the audit assignment need to be free of personal impairments. Footnote 23 to paragraph 3.07 indicates that individuals participating in the audit assignment include those who review the work or the report, and all others within the audit organization who can directly influence the outcome of the audit.

In situations in which the personal impairment relates only to an individual auditor on a specific engagement, SAO may be able to mitigate the personal impairment by requiring the individual with the personal impairment to eliminate that impairment. In some circumstances, the impairment can be mitigated by simply removing the individual auditor from the specific engagement. For government auditors that cannot withdraw from the audit, the impairment should be reported in the scope section of the audit report.

Question	Explanation (by the SAO staff person)	Resolution

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Overview

Audit work requires the application of knowledge, skills and abilities by dedicated people. The success of the SAO in carrying out its mission depends on having a competent, well-trained staff. Because SAO values its people, it makes and sustains its investment in them.

This chapter documents the general standards and processes the State Auditor's Office utilizes to ensure its audit teams have the essential skills that match those necessary to fulfill a particular audit mandate or scope of audits to be performed. In order to maintain a competent workforce, SAO has implemented processes including recruitment and hiring, training, assignment and evaluation of staff. Please refer to Chapter 6 for processes related to assignment of staff to engagements.

In addition, this chapter documents the mechanisms that SAO utilizes to communicate to staff the importance of their contribution to the office mission.

3.1 Recruiting and Hiring

3.1.1 GAGAS Citation

Audit organizations should have a process for the recruitment, hiring, continuous development, assignment, and evaluation of staff to maintain a competent workforce. **(GAGAS 3.41)** Competence is derived from education and experience and enables an auditor to make sound professional judgments. **(GAGAS 3.42)**

3.1.2 SAO Standard

SAO endeavors to identify and select well-qualified individuals from appropriate sources for all positions. SAO's recruiting and hiring process begins with a biennial review of job specifications for each audit position to ensure that the specifications accurately reflect the office's audit positions and that recruitment is focused on the most relevant skill sets desired by the office.

The Chief Auditor, Director of Information Technology (IT) Audits and the Audit Manager will review job specifications for each audit position and recommend changes, if necessary, to the Deputy State Auditor or State

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Auditor. Current job specifications are maintained on DHR's web site and are accessible via the following link;

http://humanresources.vermont.gov/services/classification/job_specifications.

SAO utilizes the Department of Human Resources (DHR) Form A- Request for Review-Management to establish or modify job specifications for each audit staff position. This form is available on DHR's website in the Forms Library via the following link;

http://humanresources.vermont.gov/forms_documents.

To meet the competency requirements, the SAO has established minimum qualifications for hiring employees that consist of education, training, and experience. Minimum qualifications vary dependent upon the audit staff level.

SAO complies with the process for recruiting and hiring staff as outlined in more detail in DHR's Personnel Policies and Procedures available at; http://humanresources.vermont.gov/policies/personnel_policy_procedure_manual.

All applicants for SAO positions must complete the standard State of Vermont application. DHR performs a screening review of all applicants and distributes the Qualified Candidates List report to SAO. The Deputy State Auditor and Chief Auditor review the report and accompanying resumes/applications and determine whether to proceed with interviews for these candidates.

A screening phone interview may be used to determine whether to bring a candidate in to the office for further interviews. A set of job-related interview questions is developed prior to the in-person office interview. See Appendix 3.1 for a list of the type of questions that may be utilized to conduct phone or in-person interviews.

SAO utilizes a structured interview where there is a review/analysis of the job and its requirements with the candidate. The Chief Auditor or designee will conduct the initial interview and will determine whether the candidate should be invited for a second-round interview with the State Auditor and Deputy State Auditor. When practicable or appropriate, SAO will utilize interview panels. Prior to extending an employment offer, the Chief Auditor or designee will conduct reference checks for all potential hires. Generally, SAO prefers to obtain at least two professional references.

DHR recommends that the following interview-related records be retained for a minimum of 3 years: (1) the list of essential duties and job requirements; (2)

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what factors were used to select those applicants interviewed (if not all applicants are interviewed); (3) the interview questions asked of applicants; (4) the interviewer(s)' observations/notes; and (5) what evaluation system was used and its results; and (6) a copy of the hiring certificate, if applicable, and copies of candidates' application materials. The SAO intends to abide by these recommendations. The Deputy State Auditor with the assistance of the Administrative Services Coordinator is responsible for ensuring that these materials are gathered and filed for the recommended 3-year period.

Position grades and compensation are determined through a collective bargaining process for all classified positions. Generally, the Administrative Services Coordinator fulfills the role of the Human Resources Personnel Officer for the State Auditor's Office. The Administrative Services Coordinator supports the recruitment and hiring processes by administering changes to position descriptions, ensuring the State on-line recruiting system reflects the open positions that SAO is actively recruiting, maintaining applicant files, and drafting various communications to applicants.

3.2 Training

3.2.1 GAGAS Citation

Auditors performing work under GAGAS, including planning, directing, performing field work, or reporting on an audit or attestation engagement under GAGAS, should maintain their professional competence through continuing professional education (CPE). Each auditor performing work under GAGAS should complete 80 hours of CPE every 2 years, including a minimum of 24 hours related to government auditing, the government environment, or the specific or unique environment in which the audited entity operates. At least 20 of the 80 hours should be completed in any 1 year of the 2-year period. **(GAGAS 3.46)**

Auditors who are only involved in performing field work but not involved in planning, directing or reporting on the audit, and who charge less than 20 percent of their time annually to audits conducted in accordance with GAGAS should comply with the 24-hour CPE requirement to take training in each 2-year period in subjects and topics directly related to government

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auditing and the government environment, but are exempt from the 80-hour CPE requirement. **(GAO CPE Q&A 8.a)**⁶

The audit organization should maintain documentation that identifies all auditors required to meet the CPE requirements, provide auditors with the opportunity to attend CPE programs, assist auditors with determining which programs qualify for CPE, document the number of CPE hours completed by each auditor and monitor auditor compliance with CPE to ensure sufficient CPE in qualifying programs and topics. **(GAO CPE Q&A 35)**

3.2.2 SAO Standard

SAO develops employees through internal training and externally developed and presented training programs. SAO's training curriculum is designed to strengthen the competencies established in performance expectations models for each staff level (PSM Section 3.3). Furthermore, SAO encourages its employees to participate in the activities of professional associations and organizations and to pursue additional education and professional certifications relevant to the Office's audit function. SAO reimburses staff members for membership fees associated with professional organizations and provides tuition reimbursement for graduate coursework and costs associated with obtaining professional certifications. See PSM Section 3.2.2.3 for the reimbursement policy.

3.2.2.1 Maintaining CPE Compliance

In general, it is SAO's policy that all audit staff members and all subcontract audit staff comply with the 80-hour requirement, with at least 20 hours earned in a year. Additionally, a minimum of 24 hours of the 80-hour requirement, must be related to government auditing or the government environment. Employees are informed of these requirements at the date of hire and through review of the Professional Standards Manual. Annually, the Chief Auditor or designee will publish a core training curriculum of mandatory and suggested coursework. Generally, the core mandatory curriculum will consist of 28 CPE hours. To earn another 12 CPE hours, staff members may select from the suggested coursework or may submit a request for other coursework. Requests will be considered by the Audit Manager and Chief Auditor. Approval will be granted subject to consideration of the needs and budgetary resources of the office.

⁶GAO Guidance on GAGAS Requirements for Continuing Professional Education, GAO-05-568G.

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☑ TIP . . . External specialists should be qualified and maintain professional competence in their area, but are not required to meet CPE requirements. (GAGAS 3.49)

In certain cases, the Deputy State Auditor or Chief Auditor may determine that auditors who are only involved in performing field work and who charge less than 20 percent of their time annually to GAGAS audits may be granted an exemption from the general 80/20 CPE requirement. For those granted an exception, a minimum of 24 hours government-related CPE must be earned during the 2-year period.

Auditors who do not maintain their CPE compliance will not be eligible for assignment to GAGAS audits. In limited circumstances, at the discretion of the Chief Auditor, auditors who have not completed the required number of CPE hours for any 2-year period, may be granted a 2-month grace period to make up the deficiency.

3.2.2.2 Tracking and Supporting Documentation

SAO utilizes an Access database to track CPE on calendar year basis. Each auditor is responsible for entering his/her CPEs into the CPE database which is maintained at S:\AUD\AUD-Shared\CPE Database. Periodically, the Chief Auditor will review auditors' CPE to ensure appropriate classification as GAGAS or non-GAGAS, audit vs. accounting, etc., and will determine whether the CPE credits satisfy GAGAS CPE requirements.

The CPE database lists all auditors and contains requisite information such as the name of organization providing CPE, title of program including subject matter, dates of attendance and CPE hours earned.

SAO requires its staff to maintain a documentation file to support the information in the CPE database. Staff members must retain a certificate or other evidence of completion from the CPE provider. If no certificate is provided, staff members should retain the agenda and course materials. If a staff member instructs a course that is eligible for CPEs, the member should retain documentation of the course presented and draft a written statement supporting the number of CPE hours claimed. Documentation supporting CPEs should be kept for 5 years.

Semi-annually, the Audit Manager will distribute a CPE report to the audit staff for auditors to verify against their records. In addition, the Audit Manager will perform a periodic review of documentation files for a random sample of auditors.

SAO's CPE reporting period ends in even years (i.e. 2007-2008 is a reporting period and 2009-2010 is a reporting period).

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3.2.2.3 Reimbursement of Continuing Education, Professional Certifications & Professional Organization Dues

☑ **TIP . . . According to Agency of Administration Bulletin 3.4 Section II.4(j), the fees for maintaining professional licenses and certifications, such as the CPA and CIA, are not reimbursable. However, fees for membership in professional organizations are reimbursable, subject to the SAO's resources and needs.**

To ensure audit staff maintains compliance with GAGAS competency requirements, SAO funds the cost of 80 CPEs for each staff member over a 2-year period. Individual audit staff members may request additional training. SAO may pay for additional training at the discretion of the Chief Auditor, depending upon the development needs of the individual audit staff member and the needs and resources of the SAO and subject to approval of the Deputy State Auditor or State Auditor.

Audit staff is encouraged to seek graduate-level degrees and professional certifications. The State provides financial assistance for post secondary and/or graduate-level courses. See the Department of Human Resources website:

http://humanresources.vermont.gov/benefits/education_plans/tuition_reimbursement for information regarding the State's tuition reimbursement program. In addition to the State program, at the discretion of the Chief Auditor and subject to the approval of the State Auditor or Deputy State Auditor and subject to the needs and resources of the office, SAO will reimburse the cost of graduate degrees and certifications in the following ways:

3.2.2.3a Graduate level degrees

☑ **TIP . . . To request SAO tuition reimbursement, complete the Tuition Reimbursement Form which is available on the DHR website.**

- In order to be eligible for SAO's tuition reimbursement program⁷, audit staff must have received a rating of at least "Excellent" on their most recent performance evaluation.
- SAO will reimburse up to \$1,000 per course. No more than 3 courses in a year will be eligible for reimbursement.
- The audit staff member must complete the course with a passing grade, and must submit a copy of the final grade received to the Administrative Services Coordinator in order to receive reimbursement.

⁷This reimbursement policy is in addition to any reimbursement provided through the Department of Human Resources' tuition reimbursement program, which is governed by Article 37 of the Non-Management Bargaining Unit Contract.

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3.2.2.3b Professional Certifications

- SAO will provide monetary support to audit staff members seeking professional certifications that are relevant to the mission of the SAO such as CPA, Certified Information Systems Auditor (CISA), Certified Government Auditing Professional (CGAP), and Certified Internal Auditor (CIA).
- Monetary support may include payment of costs of training to meet certification requirements; payment for a review course and related materials to prepare for an examination and payment of examination fees.
- In addition, SAO may provide time to take examinations during the work day.

3.3 Performance Management

3.3.1 GAGAS Citation

Audit organizations should have a process for the recruitment, hiring, continuous development, assignment and evaluation of staff to maintain a competent workforce. **(GAGAS 3.41)**

3.3.2 SAO Standard

3.3.2.1 Performance Management

SAO's performance management provides staff with information to maximize their individual potential and contributions to the Office. The system provides management with the information to recognize and reward top performers, as well as the information and documentation needed to assess development needs of staff.

Section 7 (Performance Management) of the Department of Human Resources' Personnel Policies and Procedures states that the mission of Vermont State Government is to provide essential services to the citizens of the State. Meeting this commitment requires that all State employees and managers perform their jobs as capably as possible. Further, it states that a fundamental management responsibility is the planning, observation, evaluation, and development of employee job performance.

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SAO utilizes a Staff Competency Model (Appendix 3.2) to aid managers with establishing performance expectations and to assist staff with planning for career progression.

3.3.2.2 Performance Appraisals

The Individual designated as the audit manager on a particular engagement is responsible for ensuring completion of a performance appraisal for each staff member assigned for greater than 200 hours to an engagement. Managers may designate supervisors or seniors as preparer of staff auditor performance appraisals. The manager or designee prepares the performance appraisal by honestly, accurately and consistently applying the performance standards establish in the Staff Competency Model (Appendix 3.2). The SAO Project Evaluation Form (Appendix 3.3) will be utilized to document performance appraisals. This form should be populated with expectations from the Staff Competency Model and tailored for each engagement requiring a performance appraisal. The performance appraisal will be completed and a meeting will be held with the staff to discuss the appraisal within 45 days of the release of the engagement report or like deliverable. Best practice is to hold a meeting with staff to discuss engagement specific expectations in advance of the performance of each engagement. The performance evaluation will be signed off by the staff, appraisal preparer, and the Deputy State Auditor or State Auditor.

In addition, the Chief Auditor or designee will prepare an annual evaluation based upon a compilation of individual engagement performance appraisals. Sign-off on the evaluation by the State Auditor or Deputy State Auditor is required. The annual evaluation will be prepared on the Department of Human Resources Performance Evaluation Report (AA-PER-6C).⁸ Annual performance evaluations will be completed for all staff members within 45 days of the anniversary date of the staff member's completion of original probation, or within 45 days of the anniversary date of restoration, or reduction-in-force rehire to State service. In addition, the Performance Evaluation Article of the current Agreements between the State of Vermont and the Vermont State Employees' Association, Inc. will be adhered to when implementing this policy.

The Administrative Services Coordinator, as personnel officer, is responsible for tracking and reporting completion of annual performance appraisals for all SAO staff.

⁸This form may be found on the State of Vermont Department of Human Resources website.

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In accordance with State of Vermont Department of Human Resources policies, SAO utilizes four categories of performance ratings on the annual and engagement specific performance appraisals: Outstanding (“O”), Excellent (“E”), Satisfactory (“S”) and Unsatisfactory (“U”).

3.3.2.3 Awards and Recognition

The SAO has established an awards and recognition program in order to recognize and celebrate excellence by outstanding individuals and teams for noteworthy achievements and extra effort above and beyond what is normally expected. These achievements may be recognized through honorary recognition, cash, gifts, paid time-off, written expressions of appreciation, plaques or combinations thereof. Examples of noteworthy achievements or extra effort may include the following:

- Performance at a higher than satisfactory level either doing significantly more than what is normally expected of the position, by working on special projects of major importance in addition to assigned duties and responsibilities, or by performing their regular duties at a level that far exceeds expectations.
- Work results, products, or services that substantially contribute to SAO’s mission.
- Outstanding service to SAO internal and external clients demonstrated by timely, responsive, proactive delivery of high quality information, products and services.

Classified, Managerial, Confidential and Exempt employees are eligible for awards and recognition. An Awards Committee, comprised of the Deputy State Auditor, the Director of IT Audits and the Administrative Services Coordinator, will have responsibility for reviewing and recommending all awards for consideration by the State Auditor.

Awards include the following: Superior Service Award, Meritorious Service Award, and Spot Award.

- *Superior Service Award:* The Superior Service Award is granted for superior accomplishments and extra effort well above those ordinarily expected of individuals at their levels of experience in support of SAO’s mission and goals. Reward amounts may be based upon such factors as exceptional contribution to completion of a major project, suggestions for improvement in SAO operations, obstacles

Chapter 3

Professional Competence

eliminated, and positive impact on others. Compensation associated with this award is in the form of a non-recurring bonus. A non-recurring bonus is a lump sum or cash-equivalent award granted on a one-time basis that does not alter the current hourly rate of employees. In order to qualify for the award, the employee's most recent annual performance evaluation must be excellent or higher. Bonuses may be up to 8% of the annualized base salary of the employee. Typically, managerially or director level individuals may nominate staff for this award. A memo should be used to nominate individuals for awards. Suggested accompanying documentation includes description of the high-level of performance, noting concrete examples or results; copy of the most recent performance evaluation, letters or testimonials from others (for example unsolicited letters from the public, auditees or public officials); any other material which supports the award being recommended.

- *Meritorious Service Award:* The purpose of the Meritorious Service Award is to recognize sustained, exceptionally high level of performance over the long term (long term is defined as 12 months for a 1-step increase and 24 months for a 2-step increase). Merit step increases are permanent adjustments to salary that advance the step level of the employee by one or two steps. For the period in question, the employee's performance, as documented in annual performance evaluations, must exceed job requirements in all areas and be considered outstanding overall. Typically, managerially or director level individuals may nominate staff for this award. A memo should be used to nominate individuals for awards. Suggested accompanying documentation includes description of the high level of performance, noting concrete examples or results; copy of the annual performance evaluation(s), letters or testimonials from others (for example unsolicited letters from the public, auditees or public officials); any other material which supports the award being recommended.
- *Spot Award:* The purpose of a Spot Award is to function as a token of appreciation. The Spot Award is intended to applaud moments of brilliance on the part of employees whose actions set splendid examples in such areas as service to the public, service to auditees, team spirit, effective action under pressure, creativity, or conspicuous dedication to duty. Recipients receive their choice of \$200 or 8 hours of compensatory leave. The use of the compensatory leave time is subject to the operating needs of the department, as determined by the staff member's supervisor. A memo should be used to nominate a staff member for consideration of the Spot Award.

Appendix 3.1

Interview Question List

Vermont State Auditor's Office

Interview Question List

Explanatory Comments

This list is designed to assist an interviewer prepare questions for screening phone interviews and structured in-person office interviews. Interviewers may use their discretion to determine the most relevant inquiry for each candidate. In general, interviewers should use the following approach:

- (1) provide candidate with an overview of the office and position,
- (2) make inquiries regarding professional experience stated in a resume, including unexplained gaps,
- (3) make inquiries regarding skills relevant to the position being recruited.

Phone Interview

If individual is not in state government or local government: What is it that interests you about working in government?

If individual does not have an auditing background: What is it that interests you about audit work?

Regarding unexplained gaps in resume: Ask for explanation.

Regarding lots of changes in careers or movement between multiple employers: Ask for explanation.

What is your ideal job?

How do you feel about working in teams? How well do you do?

What do you think you would like to be doing in 5 years?

What kind of people do you like to work with? How do you like to be managed?

What writing experience do you have?

Strengths? Weaknesses?

Appendix 3.1

Interview Question List

In-person Office Interview

Tell me about yourself.

What experience have you had in this field?

Why did you leave your last job?

What do you know about the SAO?

Why do you want to work here?

Describe the work atmosphere at (pick one from resume) job.

Have you ever had to discipline/fire anyone? How did you handle it/feel about it?

What is your philosophy toward work?

Have you ever been asked to leave a position?

How will you be an asset to this office?

What irritates you about co-workers?

What is your greatest strength?

Why do you think you will do well at this job?

Tell me about a problem you had with a supervisor.

What motivates you to do your best on a job?

Are you willing to work overtime, nights, weekends?

What have you learned from mistakes on a job?

Do you have any blind spots?

When working as a team member on a project, what position do you prefer for yourself?

How would you describe your management style?

What are you looking for from this position?

What qualities do you look for in a boss/supervisor?

Appendix 3.1

Interview Question List

Tell me about a time you helped resolve a dispute between others.

Describe your work ethic.

What was your biggest professional disappointment?

Tell me about the most fun you have had on a job.

Do you have any questions for us?

Appendix 3.2

Staff Competency Model

VERMONT STATE AUDITOR'S OFFICE Staff Competency Model

QUALITY	Attribute	Staff Auditor I	Staff Auditor II	Senior Auditor/Supervisor	Management Level
	Focusing on the Auditee/Client	<ul style="list-style-type: none"> ▸ Demonstrates understanding of roles and responsibilities on the project. ▸ Delivers quality work product free of errors and in compliance with State Auditor's Office policy and procedures and regulatory standards. ▸ Gains familiarity with the client/auditee, understands the client's organizational structure, develops effective working relationships with client personnel. ▸ Demonstrates basic level of general State government knowledge. ▸ Takes personal responsibility; corrects problems. 	<ul style="list-style-type: none"> ▸ Demonstrates understanding of roles and responsibilities on the project. ▸ Delivers quality work product free of errors and in compliance with State Auditor's Office policy and procedures and regulatory standards. ▸ Gains familiarity with the client/auditee, understands the client's organizational structure, develops effective working relationships with client personnel. ▸ Demonstrates basic level of general State government knowledge. ▸ Takes personal responsibility; corrects problems. 	<ul style="list-style-type: none"> ▸ Primary contact for individual audit projects. ▸ Demonstrates required knowledge and, in addition, an understanding of client's organization and business/regulatory environment. ▸ Demonstrates importance of quality by reviewing work products of others and making necessary modifications. ▸ Demonstrates intermediate level of general State government knowledge. ▸ Takes personal responsibility, demonstrates ownership of assignments and adds value. ▸ Gains confidence and respect of clients. 	<ul style="list-style-type: none"> ▸ Identifies issues, opportunities not obvious to others and initiates and completes projects to address them. ▸ Takes personal responsibility and addresses underlying needs. ▸ Understands and exceeds expectations and needs of client. ▸ Responds to client and constituent requests for guidance. ▸ Is recognized and respected by client as knowledgeable valued professional. ▸ Demonstrates advanced knowledge of organization and structure of Vermont State government and can apply that knowledge beyond areas audited. ▸ Participates in the development of ways to meet client needs and most efficiently and effectively support the mission of the State Auditor's Office.
	Demonstrating Courage and Integrity	<ul style="list-style-type: none"> ▸ Demonstrates behavior that is reflective of the State Auditor's Office policies regarding independence, objectivity and integrity. ▸ Respects and maintains confidentiality of client, staff and State Auditor's Office information. ▸ Recognizes ethical dimensions to business situations and demonstrates awareness of professional standards; when concerned informs and consults with appropriate group or individuals. ▸ Deals with people in an honest and forthright manner. Acts with self-confidence and open-mindedness. ▸ Adheres to internal and external compliance responsibilities in a timely 	<ul style="list-style-type: none"> ▸ Demonstrates behavior that is reflective of the State Auditor's Office policies regarding independence, objectivity and integrity. ▸ Respects and maintains confidentiality of client, staff and State Auditor's Office information. ▸ Recognizes ethical dimensions to business situations and demonstrates awareness of professional standards; when concerned informs and consults with appropriate group or individuals. ▸ Deals with people in an honest and forthright manner. Acts with self-confidence and open-mindedness. ▸ Adheres to internal and external compliance responsibilities in a timely 	<ul style="list-style-type: none"> ▸ Displays professionalism, discretion and sound judgment. ▸ Represents information and data candidly, accurately and completely. ▸ Recognizes and takes action when issues require additional consultation and/or escalation. ▸ Willing to take a position that challenges the prevailing opinion. ▸ Understands professional standards and the importance of regulatory responsibilities. 	<ul style="list-style-type: none"> ▸ States position clearly and confidently even if in conflict with others. Has strength of conviction. Expresses disagreement tactfully, respectfully. ▸ Sets a tone of professionalism and integrity with clients and team. ▸ Respectfully and appropriately challenges behavior of others that is inconsistent with professional standards, even if not in direct violation of our policies. ▸ Consults with appropriate State Auditor Office channels, e.g. Chief Auditor, Deputy State Auditor, State Auditor, technical experts, when issues arise surrounding professional or ethical conduct, application of standards, etc.

Appendix 3.2

Staff Competency Model

QUALITY	Attribute	Staff Auditor I	Staff Auditor II	Senior Auditor/Supervisor	Management Level
		manner, e.g., professional standards, independence, continuing education, time/expense reporting, etc.	manner, e.g., professional standards, independence, continuing education, time/expense reporting, etc.		
	Communicating with Impact	<ul style="list-style-type: none"> Delivers clear, effective, audience-aware, and business-like communications. Begins to participate in discussions utilizing appropriate terminology. Understands assignment instructions and applies them as directed; seeks clarity and guidance when needed, demonstrates understanding by working independently after receiving clarification. Approaches client interactions in an organized manner. Is able to approach client once and obtain needed information. Delivers clear requests for information. Begins to be able to draft clear, concise factually and technically correct management letter comments. Good negotiation skills applied in an audit environment. 	<ul style="list-style-type: none"> Delivers clear, effective, audience-aware, and business-like communications. Participates in discussions utilizing appropriate terminology. Understands assignment instructions and applies them as directed; seeks clarity and guidance when needed, but able to work independently as well. Approaches client interactions in an organized manner. Is able to approach client once and obtain needed information. Delivers clear requests for information. Writes clear, concise factually and technically correct management letter comments. Good negotiation skills applied in an audit environment. 	<ul style="list-style-type: none"> Presents persuasive arguments to resolve issues. Prepares concise, well written documents such as management letter comments or audit reports using appropriate business and technical language. Reviews and provides constructive comments on staff communications. Provides clear and concise instructions to others; shares insights to enhance process and results. Plays active role in discussions and meetings, providing substantive input delivered at the appropriate time. 	<ul style="list-style-type: none"> Develops appropriate communications and facilitates an agreeable resolution across multiple State entities. Presents persuasive arguments to resolve issues across government. Prepares or coordinates the preparation of complex written documents and presentations. Interacts effectively with target audience to build consensus or agreement on difficult issues. Speaks to groups with ease, conveying a strong presence.
	Acquiring and Applying Technical Expertise	<ul style="list-style-type: none"> Begins to acquire basic knowledge of audit and accounting practices, tools, techniques, concepts, and trends. Ability to document, effectively analyze and apply audit and accounting principles, methods and techniques to solve issues. Demonstrates basic technical knowledge and knowledge of business technology (PPC Audit Guide, AICPA Audit Guides, GASB pronouncements, internet, Lexis-Nexis, State of Vermont website, Excel, PowerPoint, Access etc). Able to conduct accurate research in an organized manner using full range of available tools and methodologies after seeking guidance on how to perform 	<ul style="list-style-type: none"> Possesses basic knowledge of audit and accounting practices, tools, techniques, concepts, and trends. Ability to document, effectively analyze and apply audit and accounting principles, methods and techniques to solve issues. Demonstrates sufficient technical knowledge and knowledge of business technology (PPC Audit Guide, AICPA Audit Guides, GASB pronouncements, internet, Lexis-Nexis, State of Vermont website, Excel, PowerPoint, Access etc). Conducts accurate research in an organized manner using full range of 	<ul style="list-style-type: none"> Stays current on technical matters through a variety of media, e.g. internet, classroom, industry publications, etc. and applies as appropriate. Addresses questions on technical matters from team members and clients. Has intermediate knowledge of audit and accounting practices, tools, techniques, concepts, and trends. Demonstrates intermediate ability to document, effectively analyze and apply audit, accounting and organizational concepts, principles, methods and techniques to solve issues. Guides team members on the application of standard State Auditor's Office 	<ul style="list-style-type: none"> Develops specialized technical expertise. Acts as a resource on complex matters. Contributes in the development of new methodologies or approaches to address client or Office needs. Identifies, anticipates and resolves technical issues within the context of the State government. Consistently uses analytical and conceptual thinking to formulate several solutions and weighs the value of each. Demonstrates advanced knowledge level of audit practices, tools, techniques, concepts, and trends. Demonstrates advanced knowledge level of operational and performance auditing.

Appendix 3.2

Staff Competency Model

	Attribute	Staff Auditor I	Staff Auditor II	Senior Auditor/Supervisor	Management Level
Quality		<p>research.</p> <ul style="list-style-type: none"> ▸ Questions basic inconsistencies in information reviewed and raises to appropriate level. ▸ Leverages knowledge and expertise gained from other relevant projects. ▸ Applies State Auditor's Office standard approaches, methodologies and tools in work assignments and documents. Seeks guidance when needed. ▸ Uses analytical and conceptual thinking to formulate solutions. ▸ Demonstrates basic knowledge of financial and compliance auditing (efficiency, effectiveness of operations and programs). ▸ Demonstrates basic knowledge of internal controls and their application. ▸ Demonstrates improved knowledge based upon utilizing experience gained working on different components of the audit. ▸ Knows basics of risk assessment and its impact on internal control. ▸ Makes visible progress in attaining required or recommended credential(s). If credentials have been acquired, ensures that they remain active. 	<p>available tools and methodologies.</p> <ul style="list-style-type: none"> ▸ Questions basic inconsistencies in information reviewed and raises to appropriate level. ▸ Leverages knowledge and expertise gained from other relevant projects. ▸ Appropriately applies State Auditor's Office standard approaches, methodologies and tools in work assignments and documents. ▸ Uses analytical and conceptual thinking to formulate solutions. ▸ Demonstrates basic knowledge of financial and compliance auditing (efficiency, effectiveness of operations and programs). ▸ Knowledge of internal controls and their application. ▸ Knows basics of risk assessment and its impact on internal control. ▸ Makes visible progress in attaining required or recommended credential(s). If credentials have been acquired, ensures that they remain active. 	<p>approaches and methodologies.</p> <ul style="list-style-type: none"> ▸ Ability to draft or tailor audit programs specific to various audit areas for the basic financial statement audit of the State of Vermont. ▸ Ability to plan and supervise routine financial statement audits of entities of moderate size, similar to sheriffs' departments. ▸ Possesses intermediate knowledge of financial, compliance and performance auditing (efficiency, effectiveness of operations and programs). ▸ Attains intermediate knowledge of internal controls and their application. ▸ Has intermediate knowledge of risk assessment and its impact on internal control. 	<ul style="list-style-type: none"> ▸ Has advanced knowledge of internal controls and their application.
PEOPLE	Develops Self & Others through Coaching	<ul style="list-style-type: none"> ▸ Understands personal and team roles, responsibilities and objectives. Proactively seeks clarification when needed. ▸ Participates in annual self-assessment process and individual goal setting. Sets and exceeds challenging goals. ▸ Proactively seeks instruction, feedback and coaching to improve performance; shows evidence of incorporating feedback into actions. ▸ Recognizes potential roadblocks to completing tasks and seeks guidance from 	<ul style="list-style-type: none"> ▸ Understands personal and team roles, responsibilities and objectives. Proactively seeks clarification when needed. ▸ Participates in annual self-assessment process and individual goal setting. Sets and exceeds challenging goals. ▸ Proactively seeks instruction, feedback and coaching to improve performance; shows evidence of incorporating feedback into actions. ▸ Recognizes potential roadblocks to completing tasks and able to work 	<ul style="list-style-type: none"> ▸ Sets and exceeds challenging goals for self and measures self against standards of excellence; makes improvements. ▸ Establishes and communicates roles and expectations for staff at the start of the project; provides clear guidance and direction concerning objectives of the work. ▸ Coaches staff by providing candid and constructive feedback during fieldwork. ▸ Based on formal (Annual Performance Evaluation) and informal feedback received, takes action to address areas 	<ul style="list-style-type: none"> ▸ Seeks to challenge self and others by setting and exceeding stretch goals to measurably improve performance and quality. ▸ Sets a positive example by providing timely, meaningful verbal and written feedback. Coaches others on providing meaningful feedback. ▸ Seeks coaching and feedback from leaders to strengthen effectiveness. ▸ Makes the time and opportunity for staff members to discuss their goals and how they might be achieved.

Appendix 3.2

Staff Competency Model

PEOPLE	Attribute	Staff Auditor I	Staff Auditor II	Senior Auditor/Supervisor	Management Level
		supervisors to address issues.	through issues independently, seeking guidance from supervisors to validate planned approach.	for growth and improvement. <ul style="list-style-type: none"> ▸ Demonstrates behaviors such as teamwork, knowledge sharing, maintaining relationships, etc. 	<ul style="list-style-type: none"> ▸ Directs others so that performance issues are addressed in a timely manner; counsels team members with performance issues.
	Continuously Learning & Sharing Knowledge	<ul style="list-style-type: none"> ▸ Uses technical resources and tools to expand one's sphere of resources, skill set and enhance work product. ▸ Contributes to team discussions to share knowledge that can benefit the group. ▸ Learns from mistakes. Demonstrates commitment to continuous performance improvement. ▸ Assumes responsibility for own learning and asks for help as needed. 	<ul style="list-style-type: none"> ▸ Demonstrates high level of ability to use technical resources and tools to expand one's sphere of resources, skill set and enhance work product. ▸ Contributes to team discussions to share knowledge that can benefit the group. ▸ Learns from mistakes. Demonstrates commitment to continuous performance improvement. ▸ Assumes responsibility for own learning and asks for help as needed. 	<ul style="list-style-type: none"> ▸ Identifies own knowledge gaps and learns through training, development and consultation with engagement/project members, technical experts and colleagues. ▸ Seeks opportunities to close any gaps; assesses own knowledge and suggests realistic actions. ▸ Seeks challenging internal opportunities for learning and expansion of one's resources (e.g. project assignments, office and other activities). ▸ Imparts and applies knowledge; shares information and expertise with team members (e.g. presentations, technology tips, technical training, etc.). 	<ul style="list-style-type: none"> ▸ Demonstrates continuous learning. ▸ Shares and applies knowledge gained through internal and external sources; helps others learn on the job. ▸ Makes adequate time and resources available to support learning objectives of self and others. ▸ Contributes to learning and education design activity or instructs at training events.
	Contributing to Team Success	<ul style="list-style-type: none"> ▸ Contributes to establishing positive working environment by building solid relationships with team members and client and other stakeholders. ▸ Demonstrates an awareness of workloads, offers to help team members and take on additional tasks when appropriate. ▸ Provides advance notice to team members of planned time off; provides coverage for team members while out. ▸ Significant and consistent contributor to completion of projects. ▸ Works extra, as needed to complete work. Overcomes obstacles. 	<ul style="list-style-type: none"> ▸ Contributes to establishing positive working environment by building solid relationships with team members and client and other stakeholders. ▸ Demonstrates an awareness of workloads, offers to help team members and take on additional tasks when appropriate. ▸ Provides advance notice to team members of planned time off; provides coverage for team members while out. ▸ Significant and consistent contributor to completion of projects. ▸ Works extra, as needed to complete work. Overcomes obstacles. 	<ul style="list-style-type: none"> ▸ Solicits input; solicits ideas and opinions from various resources to help form specific plans or decisions. ▸ Does more than expected. Works extra to overcome obstacles. ▸ Promotes team morale and production. ▸ Makes a conscious effort to thank team members for their efforts and good work. ▸ Encourages team dialogue; keeps team and leadership informed on progress and issues. 	<ul style="list-style-type: none"> ▸ Takes responsibility for team and its results; recognizes members of the team for their efforts and successes. ▸ Publicly acknowledges the contributions of others. ▸ Provides leadership in both audit and nonaudit projects. ▸ Assesses and proactively suggests staffing changes so that the team has the capability, competence and time to perform the engagement/project in accordance with standards. ▸ Creates atmosphere of trust; builds acceptance and seeks diverse views, cultures and individual needs within the team.

Appendix 3.2

Staff Competency Model

BEST IN CLASS STATE AUDITOR'S OFFICE	Attribute	Staff Auditor I	Staff Auditor II	Senior Auditor/Supervisor	Management Level
	Building and Sustaining Relationships	<ul style="list-style-type: none"> ▸ Begins to identify and build an internal and external network of contacts within the State organization. ▸ Participates in professional, business, or community organizations and promotes a positive image of the State Auditor's Office. 	<ul style="list-style-type: none"> ▸ Identifies and builds an internal and external network of contacts within the State organization. ▸ Participates in professional, business, or community organizations and promotes a positive image of the State Auditor's Office. 	<ul style="list-style-type: none"> ▸ Continues to develop strong network of contacts, e.g. business and community, within State agencies/departments and other related organizations. 	<ul style="list-style-type: none"> ▸ Establishes extensive network of contacts within the agencies, departments and other related organizations. ▸ Leverages network of internal and external contacts to enhance Office connectivity and performance. ▸ Active member of professional, business or community organizations.
	Managing Projects and Economics	<ul style="list-style-type: none"> ▸ Organizes work product in a logical and understandable manner within defined time frame and in accordance with State Auditor's Office and regulatory and documentation standards. ▸ Manages multiple tasks, prioritizing time and communicating potential conflicts to the supervisor. ▸ Responds to problems as they arise by following instructions, asking questions for clarification, and making decisions appropriate to the assigned task. ▸ Informs supervisor if project is taking longer than the supervisor expected and incorporates supervisor's feedback regarding any changes needed to improve the project's efficiency. ▸ Understands the importance of meeting audit deadlines and produces work product in accordance with agreed timelines. 	<ul style="list-style-type: none"> ▸ Organizes work product in a logical and understandable manner within defined time frame and in accordance with State Auditor's Office and regulatory and documentation standards. ▸ Manages multiple tasks, prioritizing time and communicating potential conflicts to supervisor. ▸ Responds to problems as they arise by following instructions, asking questions for clarification, and making decisions appropriate to the assigned task. ▸ Good project management skills to control and measure audit progress. ▸ Understands the importance of timely completion of projects to increase State Auditor's Office ability to efficiently and effectively serve the citizens of the State of Vermont. 	<ul style="list-style-type: none"> ▸ Understands and participates in project planning, administration and economics, e.g. budgeting, staffing and time analysis. ▸ Strong project management skills to control and measure progress of audits. Maintains status of medium projects; monitors activity of team members. ▸ Prioritizes and manages assignments of self and others with a focus on timely completion and within estimated budgeted time. ▸ Demonstrates understanding and application of risk management policies and procedures, escalates issues. ▸ Maintains focus on project management; identifies and recommends opportunities for improved audit effectiveness and efficiencies. 	<ul style="list-style-type: none"> ▸ Excellent project management skills for efficient and effective control of resources. ▸ Maintains status of more complex projects, supervises activities of team members. ▸ Defines and manages project, e.g., resource requirements and project workflow, etc., to meet engagement/project objectives and deadlines. ▸ Demonstrates knowledge of risk management including Office policies and procedures, ensures work is performed in accordance with standards. ▸ Addresses situations before they become crises and develops solutions to avoid recurrence. ▸ Anticipates range of possible solutions and opportunities, using research, analysis and consultation to reach sound conclusions. ▸ Utilizes and applies best practices, gleaned from experience and consultation with individuals of expertise on projects.
	Change Agility	<ul style="list-style-type: none"> ▸ Maintains performance during periods of change. ▸ Understands changes in tasks, situations and environment as well as the basis for change. ▸ Demonstrates flexibility and takes 	<ul style="list-style-type: none"> ▸ Maintains performance during periods of change. ▸ Understands changes in tasks, situations and environment as well as the basis for change. ▸ Demonstrates flexibility and takes 	<ul style="list-style-type: none"> ▸ Approaches change with flexibility; modifies behavior (as appropriate) to deal with change. ▸ Treats change and new situations as opportunities for learning or growth. ▸ Readily tries new approaches appropriate 	<ul style="list-style-type: none"> ▸ Helps others adapt and remain productive through change by explaining rationale; addresses concerns. ▸ Creates environment that encourages improvement and innovation; challenges traditional approaches.

Appendix 3.2

Staff Competency Model

Attribute	Staff Auditor I	Staff Auditor II	Senior Auditor/Supervisor	Management Level
	responsibility for getting things done; involves others as appropriate.	responsibility for getting things done; involves others as appropriate.	for new or changing situations. ▸ Approaches assignments outside of comfort level with enthusiasm.	▸ Recognizes ineffective strategies and recommends alternative approaches or solutions to capitalize on change.

Appendix 3.3

Project Evaluation Form

VERMONT STATE AUDITOR'S OFFICE
Project Evaluation Form

Staff:
Supervisor:⁹

Position Title (grade):
Project Name:
Project Time Period:
Hours Incurred:

Date Expectations Set:
Date Evaluation Discussed:

Project Summary:

Staff Role in Project:

Expectations:

The following table lays out specific expectations for [auditor name] related to the [project name] audit. In addition to these specific expectations, [auditor name] is expected to understand her[his] general responsibilities as a [position title] in the SAO's Staff Competency Model. Unless specifically excluded below, [auditor name] is expected to adhere to these general responsibilities. Should there be a significant change in the scope of [auditor name] role in this project, the specific expectations listed below will be revisited.

QUALITY	Attribute	Expectation/Criteria	Evaluation Comment
	Focusing on the Auditee/Client		
	Demonstrating Courage and Integrity		
	Communicating with Impact		

⁹List both the overall supervisor and project supervisor, if different.

Appendix 3.3

Project Evaluation Form

	Attribute	Expectation/Criteria	Evaluation Comment
QUALITY	Acquiring and Applying Technical Expertise		
PEOPLE	Develops Self & Others through Coaching		
	Continuously Learning & Sharing Knowledge		
	Contributing to Team Success		
BEST IN CLASS STATE AUDITORS OFFICE	Building and Sustaining Relationships		
	Managing Projects and Economics		
	Change Agility		

Acknowledgement of Receipt of Expectations:

Staff Signature: _____ Date: _____

Supervisor Signature: _____ Date: _____

Appendix 3.3

Project Evaluation Form

Evaluation:

Overall Rating:

Staff Comments:

Staff Signature: _____ Date:

Supervisor Signature: _____ Date:

Reviewer Signature (State Auditor or Deputy State Auditor):

_____ Date:

Chapter 4

Work Environment

Overview

As a professional organization, the SAO provides its employees with the tools needed to perform their duties, such as access to computers and the Internet. The SAO, in turn, expects its employees to utilize these tools wisely and in conformance with State requirements and standards.

During the course of fulfilling their duties, SAO staff develop, collect, and maintain records. It is important that these records be kept in accordance with the State's public records statute as well as be maintained in a manner consistent with good security practices, where applicable.

4.1 Use and Protection of SAO Resources

4.1.1 GAGAS Citation

Not applicable.

4.1.2 SAO Standard

SAO staff members are expected to be aware of, and comply with, State laws, rules, and policies related to the use and protection of State property, such as buildings, equipment, vehicles, computers, and furniture. The SAO's Administrative Services Coordinator has the principal responsibility for ensuring that the Office complies with the State's financial and administrative requirements related to State property (e.g., recording purchases in VISION and maintaining required inventories).

4.1.2.1 Allowable Use

DHR Policy 5.6, *Employee Conduct*

(<http://humanresources.vermont.gov/policies>) states that employees shall not use, or attempt to use, State personnel, property, or equipment for their private use or for any use not required for the proper discharge of their official duties. This policy has been interpreted to allow a limited degree of personal use of State telephones under certain guidelines (e.g., brief and does not interfere with work).

Chapter 4

Work Environment

☑ **TIP . . . These rules apply whether the user is using State equipment on State property or accessing it from home.**

☑ **TIP . . . The State has the right to monitor the system and Internet activities of employees. DII (our IT service provider) has bought Internet monitoring software, but has not implemented it at the SAO as of September 2009. It is expected that this software will be implemented at the SAO in the future.**

Similarly, SAO staff members have specific personal responsibilities related to the use of IT resources¹⁰ that have been provided for the fulfillment of their work assignments. DHR Policy 11.7, *Electronic Communication and Internet Use* (<http://humanresources.vermont.gov/policies>) prescribes the rules of conduct and procedures when using or accessing State owned, leased, or otherwise provided computers and electronic communication devices/systems (i.e., e-mail, the Internet). This policy also allows for limited personal use under the following circumstances, (1) the user must be authorized to use the equipment by management, (2) the use must not interfere with an employee's performance of job duties, and (3) the use must not impose a burden on State resources as a result of frequency or volume of use. In addition, the policy prohibits specific activities, such as visiting sites that include potentially offensive or disruptive material, sending junk e-mail, and using peer-to-peer networks such as Napster, Kazaa, Gnutella, Grokster, or Limewire.

As a simple guideline, an SAO employee may choose to take a few minutes of lunch time, or before or after work to research a personal item on the Internet, make a travel or dinner reservation, or e-mail family and friends. However, the employee should only access Internet video or audio or any type of streaming for office purposes, such as a CPE course or a training “webinar” because of the strain it can put on the State’s resources. Similarly, listening to the radio via the Internet is not permitted without permission of a supervisor.

Be advised that all activity on State owned or -leased computers, even if performed through a home Internet provider such as Yahoo or GMail, is subject to review by management, must conform to State rules, and may be subject to a public records request.

4.1.2.2 Protection of IT Resources¹¹

The State’s data protection policy (http://dii.vermont.gov/sites/dii/files/pdfs/DII-Data_Protection_Policy.pdf) states that all devices containing State data should be protected from

¹⁰IT resources include desktop and laptop computers and their peripheral equipment (e.g., displays), printers, handheld devices like Blackberries, and removable storage devices, such as USB drives (also known as flash or thumb drives), external hard drives, CDs, and DVDs.

¹¹The PSM generally does not address IT controls that are in place that are not under the control of the user. For example, DII as our IT service provider has implemented other IT controls, such as anti-virus protection. The SAO also relies on DII to provide advice and assistance on IT security in general. If an SAO staff member is not sure whether s/he needs to employ a security technique not otherwise described in this document, s/he is urged to seek DII’s assistance.

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unauthorized access, modification, or loss. SAO and the State's IT resources are protected from both a physical and logical perspective.

Physical Protection

SAO staff members are required to physically secure their laptops in the SAO building by utilizing the cables that have been provided for that purpose. Laptops must also be kept physically secure outside of the SAO building. During transport, laptops should be kept in the custody of the auditor at all times. In particular, it is not acceptable for laptops to be stored in unattended vehicles, even if the vehicle is locked.

Leaving a laptop computer at an audit site is not encouraged. However, it is not expressly prohibited as long as the laptop can be physically secured under lock and key. Under lock and key is defined as being housed in a locked room, kept in a locked cabinet, or cabled to an immovable object. In addition, the key must be in the custody of the auditor and not readily available to others.

External storage devices are more difficult to secure because they are generally much smaller and can be more readily portable without being detected. SAO staff should make every reasonable effort to keep continuous physical custody of storage devices when outside of the SAO building.

Logical Protection

Since physical protection can fail, the State and the SAO have taken steps to add logical protection mechanisms. First, all SAO laptops utilize full-disk encryption. Second, all auditors have been provided with encrypted USB drives with which to transport data. Encryption is an important control because it makes it far less likely that data can be accessed if a laptop or USB drive is stolen or lost.

The required use of strong passwords is another logical protection utilized by the SAO. It is extremely important that SAO staff utilize strong password controls. For example, encryption is no longer an effective control if the password has been compromised. If passwords are poorly chosen or inappropriately stored they are subject to disclosure and misuse by unauthorized persons and the asset or data that is being protected could be misused.

State Technology Collaborative (STC) policy 0501.012005, *Standards for Passwords* (<http://dii.vermont.gov/sites/dii/files/pdfs/DII->

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[Password_Standard.pdf](#)) sets the password policies for Vermont state government as a whole. According to this policy:

“Account passwords are the foundation of the security for the State’s automated systems. The security of the State of Vermont’s information assets shall be protected from inappropriate access through the application of this [password] policy.”

The STC policy places the onus on employees for (1) the proper use and protection of their passwords, (2) complying with the STC password policy, (3) only using access to networks, systems, or applications for legitimate purposes, and (4) not disclosing or allowing the use of their passwords to other employees, except as provided for by the executive-level formal delegation process.

SAO staff generally must use passwords when accessing the State’s network or another agency’s application (e.g., VISION). When using these assets SAO staff shall follow the password protocols established by their owners. However, in general SAO staff should use the following password characteristics to the extent that it is allowed by the specific password protocol of the network or application:

- be at least 8 characters in length (longer is preferable),
- consist of a mix of alpha (upper and lower case), numeric, and special characters (e.g., @, \$, =),
- have no relationship to the user ID, e-mail address, or passwords used in personal transactions,
- not be dictionary words in any language or proper names,
- not be simple keyboard patterns (e.g., QWERTY) or character strings (e.g., abc, 123), and
- not contain obvious personal information that could be guessed or easily obtained (e.g., social security number, date of birth, astrological sign).

Using these guidelines can help combat password-cracker utilities that can run through millions of possible word combinations in seconds or social engineering (techniques designed to trick an unsuspecting user into divulging sensitive information).

In addition to the use of strong passwords, SAO staff members should not share or disclose passwords. If, because of extenuating circumstances, passwords must be disclosed (e.g., to resolve a computer issue), the user

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should change his or her password immediately after the incident has been resolved.

If a staff member knows or suspects that his or her password has been compromised, s/he should immediately change the password and inform the Deputy State Auditor, or designee, of the possible breach. At that time an assessment will be made of the exposure risk that has occurred due to the compromised password. What, if any, additional action to be taken will be based on this assessment.

In the unusual case in which the SAO has developed or acquired a system for its internal use, the State Auditor, Deputy State Auditor, or designee will decide whether the function and data in the system warrant being secured by passwords. This decision will be risk-based and guided by whether the system contains sensitive data or supports a function that requires the actions of individual users be separately tracked. When neither of these criteria apply and there is no other compelling reason to secure the system by individual passwords, the access controls established for the SOV network will be considered sufficient security for the system.

For those systems that have been designated as requiring password protection, the system administrator is charged with developing a process or system control to perform the following functions (while it is preferable that technical controls be used to implement this policy, to the extent that such controls are not feasible, manual processes can be substituted):

- *Individualized passwords*—Passwords should be unique to the system being accessed and to the user (i.e., no generic or group passwords are allowed). The system should require that the password be at least 8 characters in length and a mixture of alpha, numeric, and special characters.
- *Temporary access*—Temporary passwords that are established for new employees or for temporary access to a system should be changed and deactivated, respectively, immediately (e.g., during initial log-in).
- *Changes*—At a minimum, passwords shall be changed every 90 days. It is preferable that passwords should not be reused for at least 3 generations.
- *Deactivation*—Staff members who leave the SAO or who no longer need access to a system shall have their password deactivated immediately (within 1 business day) by the system administrator. If a staff member has

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not accessed a system for more than 6 months, consideration will be given to deactivating that staff member's account.

- *Lock-out*—To the extent feasible, a lock-out feature shall be used to suspend access after 3 invalid attempts have been made to log on. Manual action by the systems administrator would be required to reactivate the account.

Regarding access to password-protected systems, the SAO will follow the principal of “least privilege” in which individuals will be granted access only to those systems that are necessary for the performance of their official duties. The type of access permission to be granted (e.g., read only or read/write access) will also be based on job need. Decisions to grant access to internal SAO systems, as well as the access type, will be made on a case-by-case basis by the State Auditor, Deputy State Auditor or their designee.

4.1.2.3 Disposal of IT Equipment

☑ **TIP . . . This disposal policy pertains to portable and notebook computers; workstations; servers, routers, and switches; mobile devices like PDA's and smart phones; and removal storage media such as USB drives, external hard drives, CDs, and DVDs.**

When SAO purchases new computers, communications, or data storage equipment, the old equipment must be disposed of in accordance with the State's policy, *Digital Media and Hardware Disposal Policy* (http://dii.vermont.gov/sites/dii/files/Digital_Media_and_Hardware_Disposal_Policy.pdf).¹² This policy has been put in place because residual data can be recovered from discarded computer and communications equipment. Just deleting files is insufficient to ensure that they cannot be retrieved.

Although the SAO's Administrative Services Coordinator has overall responsibility for arranging for the proper disposal of computer and communications equipment, including data storage devices (e.g., USB drives, CDs), each staff member also has a role in ensuring that the State's policy is enforced. Table 4.1 outlines the procedures to be followed and responsible parties.

¹²This policy pertains to all equipment that may contain protected data, personal information, or intellectual property. Since during the course of its work the SAO may have access to any of this type of information, the Office has made a determination that all IT equipment will be subject to this policy.

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Table 4.1: Procedures for the Disposal of Computer, Communications, and Data Storage Equipment

No.	Action	Responsible Party
1	Notify Administrative Services Coordinator of need to dispose of equipment and transport the equipment to the Administrative Coordinator.	Staff members
2	Physically secure the equipment.	Administrative Services Coordinator
3	Determine whether discarded equipment will be transferred to another SAO member, kept as a backup, or sent to surplus.	Deputy State Auditor/ Administrative Services Coordinator
4	If equipment is going to remain in the SAO, contact DII (via Footprints) and request that it be reformatted or degaussed as required by the <i>Digital Media and Hardware Disposal Policy</i> .	Administrative Services Coordinator
5	If the equipment is going to be sent to surplus or be recycled, (1) contact DII via Footprints to have them remove the data storage element of the equipment (e.g., hard drive), (2) call the State's vendor (currently SecurShred, Inc.) to pick up and destroy the data storage element, (3) fill out chain of custody form ^a for the data storage element (make sure to obtain the vendor's signature), and (4) obtain a certificate of destruction from the vendor and confirm that the serial number of the device destroyed is the same as that on the chain of custody form.	Administrative Services Coordinator
6	Contact BGS to arrange for the disposal of all remaining equipment (either into surplus or recycling).	Administrative Services Coordinator
7	Before transferring remaining equipment to BGS or vendor, confirm that the storage element has been removed and disposed of by checking the chain of custody form ^a for the storage device.	Administrative Services Coordinator
8	Transfer remaining equipment to BGS or a vendor as directed by BGS. Fill out chain of custody form ^a for this equipment (make sure to obtain BGS' or vendor's signature).	Administrative Services Coordinator
9	File copy of completed chain of custody form and, if applicable, the certificate of destruction (must be kept at least 3 years).	Administrative Services Coordinator

^aThe chain of custody form can be found at
http://dii.vermont.gov/sites/dii/files/Hardware_Chain_of_Custody_Form.doc

4.2 Records Management

4.2.1 GAGAS Citation

GAGAS 4.22 and 7.82 states that audit organizations must in general have policies and procedures for the safe custody and retention of audit documentation “for a time sufficient to satisfy legal, regulatory, and

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administrative requirements for record retention.” Moreover, **GAGAS 3.52** states that documentation of quality control procedures must be maintained for a period of time sufficient to enable those performing monitoring procedures and peer reviews to evaluate the extent of the audit organization’s compliance with its quality control policies and procedures.

GAGAS notes that another value in retaining audit reports and relevant documentation is to allow other auditors to use or review SAO work so as to avoid duplication. (**GAGAS 4.23 and 7.83**) GAGAS states that, “Subject to applicable laws and regulations, auditors should make appropriate individuals, as well as audit documentation, available upon request and in a timely manner to other auditors or reviewers to satisfy these objectives.”

4.2.2 SAO Standard

SAO as a department of State government, complies with 3 VSA §218, which requires the head of each state agency or department to “establish, maintain, and implement an active and continuing program approved by the Vermont State Archives and Records Administration (VSARA) for the effective management, preservation, and disposition of records, regardless of their physical form or characteristics, for which that head is responsible.” [3 VSA §218(b)]

The Auditor must designate a member of his or her staff as the Records Officer for his or her Office and shall notify VSARA in writing of the name and the title of the person designated. Until further notice, the Auditor has designated SAO’s Administrative Services Coordinator as the Records Officer for the SAO.

☑ **TIP . . . Auditors should add a Working Paper cover and back sheet to each set of workpapers removed from a binder before providing the documents to the Administrative Services Coordinator.**

The public records program (plan) for the SAO includes policies and procedures related to the identification and management of public and audit records from creation to ultimate disposition.¹³ The following requirements are included as part of the SAO records management program (plan):

- SAO requires that audit workpapers be retained for a minimum of 7 years after the report issue date. As soon as practicable after the report is issued, audit workpapers should be taken out of binders and given to the Administrative Services Coordinator for filing.

¹³Financial records related to the day-to-day business of the SAO shall be retained according to the VISION financial records retention schedule, or by any superseding regulations issued by the VSARA, unless the SAO public records program (plan) is approved by VSARA.

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- Documentation acquired as background to the audit be retained for a minimum of 1 year after the report's issue date.
- Audit reports should be retained for a minimum of 25 years after the date of issue.
- SAO auditors and any audit professionals on contract must read and understand State law on public records in 1 VSA §315-320.

In addition, if an audit was chosen to be a part of the annual quality control review as defined by PSM section 12.4.2.1 then the required documentation of the results of the review should be filed by the Administrative Services Coordinator and retained for a minimum of 7 years after the report issue date.

Regarding work products produced by audit professionals under contract,¹⁴ these workpapers must either be turned over to SAO for retention or the audit professionals must have a records retention program that is at least equivalent to the SAO's minimum retention period of 7 years.

4.3 Securing Sensitive Data and Documentation

4.3.1 GAGAS Citation

Not applicable.

4.3.2 SAO Standard

The breadth of the SAO's responsibilities means that auditors may have to deal with a wide variety of sensitive information. Sensitive information includes personally identifiable information, such as Social Security Numbers and drivers' license numbers and department-designated sensitive information, such as health care information, security controls, tax returns, and investigatory documents.

Each SAO auditor must be familiar with the public records exemptions in 1 VSA §317(c) reprinted in Appendix 10.1. At a minimum, all data or

¹⁴SAO sub-contracts the State's annual Single Audit to KPMG (which includes the annual financial statement audit) and KPMG retains the audit work files associated with this audit. KPMG's records retention policy for audit work papers meets the SAO requirements.

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documentation that falls under these exemptions should be considered sensitive data.

In addition, 9 VSA §2430 defines personally identifiable information as:

“An individual's first name or first initial and last name in combination with any one or more of the following data elements, when either the name or the data elements are not encrypted or redacted or protected by another method that renders them unreadable or unusable by unauthorized persons: (i) Social Security number; (ii) Motor vehicle operator's license number or non-driver identification card number; (iii) Financial account number or credit or debit card number, if circumstances exist in which the number could be used without additional identifying information, access codes, or passwords; [and] (iv) Account passwords or personal identification numbers or other access codes for a financial account.”

Auditors should also be aware of, and comply with 9 VSA §2440(d), which provides specific protections related to social security numbers (<http://www.leg.state.vt.us/statutes/fullsection.cfm?Title=09&Chapter=062&Section=02440>).

Before obtaining audit documentation containing sensitive data, the auditor should consider whether such information is needed to meet the objectives of the audit. If the sensitive data is not needed to meet the objectives of the audit, the auditor should explore with the entity whether the documentation can be provided without the sensitive data. Alternatively, if a copy of the document is provided with sensitive information unneeded for the audit, the auditor should redact this information.

Regarding sensitive information that is needed to meet audit objectives, it is the SAO's policy to secure sensitive audit documentation—in both paper and electronic form—while it remains in the office's custody. In general, the SAO will follow the policies and procedures of the originating entity regarding the security of sensitive data, to the extent that such policies and procedures exist.

It is each auditor's responsibility to inquire about and understand the sensitivity of the data that s/he is working with and to take precautions

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commensurate with its sensitivity level.¹⁵ At a minimum, staff members must abide by the following procedures:

☑ **TIP . . .** For large data sets that may contain sensitive data, the SAO has purchased two towers that have been hardened for additional security.

- *Sensitive information in paper form.* Audit documentation in paper form that contains sensitive information is to be secured in a key-locked desk, cabinet, or other key-locked location when it is not in use. Under no circumstances should sensitive information be kept in an open area or be visible to passers-by.
- *Sensitive information in electronic form.* Audit documentation in electronic form that contains sensitive information should be (1) stored on the network drive (as opposed to the hard drive on your computer) in order to take advantage of DII-provided security, such as log-in procedures or (2) encrypted and stored on an external drive that is kept under lock and key. When sensitive information is being used on a computer, the auditor should lock the computer when leaving the area.
- *Sharing sensitive information.* Sensitive information should be shared only with those in the office directly involved with the audit engagement and have a legitimate need to know. Under no circumstances is sensitive information to be disclosed or shared otherwise.
- *E-mailing sensitive information.* Auditors should avoid e-mailing sensitive information (including within the SAO). However, if this is not practicable, the sensitive information must be encrypted first.
- *Transporting sensitive information.* When transporting sensitive information, every effort should be made to convey the information to a secure place (e.g., the SAO office) in a timely manner. At all times the information should be kept under the direct personal control of the custodial auditor. Under no circumstances is sensitive data to be kept in a vehicle without the custodial auditor present. If the information is in electronic form, the data must be encrypted or contained on an encrypted USB drive.
- *Security breaches.* In the event that sensitive information is lost, stolen, misplaced or accessed by unauthorized persons, the Deputy

☑ **TIP . . .** The SAO has provided each auditor with an encrypted USB drive for the transport of sensitive data. After the transport is completed, the sensitive information on the drive should be deleted.

¹⁵If there are questions about whether information is sensitive or not, check with the Chief Auditor or Director of IT Audits for a determination.

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State Auditor or State Auditor should be promptly notified. Additional actions regarding communication of the breach will be determined by these officials based on the nature of the information involved and the extent of the breach. In addition, the SAO will follow the security breach notification requirements of 9 VSA §2435 (<http://www.leg.state.vt.us/statutes/fullsection.cfm?Title=09&Chapter=062&Section=02435>).

- *Retention and disposal.* The SAO records management policy (section 4.2 of the PSM) pertains to sensitive information. Once sensitive information is no longer needed or the retention period has passed, the information shall be promptly disposed of by shredding. If the information is in electronic form, see PSM section 4.1.2.3.

Auditors should be cognizant that if they obtain access to a department's computer system that it may contain sensitive data that needs to be safeguarded. In these cases, the PSM policy pertaining to the protection of IT resources (section 4.1.2.2) is also applicable.

Appendix 4.1

SAO Public Records Management Policy

VERMONT STATE AUDITOR'S OFFICE

PUBLIC RECORDS MANAGEMENT

Records Officer: Felix Grassmann, Business Mgr., 828-2185

felix.grassmann@state.vt.us

In compliance with 3 VSA §§117-118 and the requirements established by the Vermont State Archives and Records Administration (VSARA) in 3 VSA §218, the State Auditor's Office has established the following policy with respect to the management, preservation and disposition of its public records in both hard copy and electronic forms:

I. Hard Copy Records

In order to process, store, and preserve records kept by the Auditor's Office in an efficient and economical manner, the Office has assigned the following records series to identify its records:

- Audit Reports, Audit workpapers and Miscellaneous Studies
- Financial Records/Revenue Statements
- Correspondence (substantive, which meets State standards for retention)
- Personnel/Human Resources Records

Audit Reports, Audit Workpapers and Miscellaneous

Records in this category consist of audit work papers and resource materials related to statutorily required audits as well as performance audits conducted by, or contracted for, the Auditor's Office. Audit reports and reviews such as the biennial audits of the 14 County Sheriffs' departments conducted by independent audit firms are also included in this category.

(Minimum retention periods established by SAO as described in the *Vermont State Auditor's Professional Standards Manual*.)

Financial Records/Revenue Statements

This category includes documents such as internal financial records related to the Office's business functions including all VISION transactions including accounts payable and receivable, personal services contracts, appropriations and budget records, asset

Appendix 4.1

SAO Public Records Management Policy

management, and the financial statement of the Office's internal service fund.

(Minimum retention periods established by State of Vermont, VISION procedures, Dept. of Information and Innovation (DII), etc.)

Personnel and Human Resources Records

These consist of payroll, time and attendance records, expense reimbursements and the information collected in the personnel files of individual employees.

(Minimum retention periods established by State of Vermont, Dept. of Human Resources, etc.)

Correspondence

Correspondence includes substantive e-mail sent and received, as well as traditional letters mailed and received. This category also includes the Auditor's calendar and logbook of messages and calls taken by other staff in the Auditor's absence, and notes of substantive telephone conversations maintained by the Auditor or other staff. These records are defined as miscellaneous administrative records maintained in both alphabetical and chronological files.

(Minimum retention records established by the SAO and described in *Vermont State Auditor's Professional Standards Manual* and State of Vermont procedures, such as DII, and consistent with the Vermont public records statute in 1 VSA §315-320, and other relevant sections.)

Security

Records containing sensitive and confidential information are kept in locked filing cabinets or in locked offices.

II. Electronic Records

Insofar as the subject matter of electronic data falls into one of the categories described above, such documents will be maintained and processed in accordance with the same policies which govern the maintenance of hard copy record-keeping. It is the record and its content and function, not the media, which determine records management policy.

All other electronic records saved on individual hard drives are backed up by each individual user to the network H:\ drive and stored on servers maintained by the Department of Information and Innovation.

Appendix 4.1

SAO Public Records Management Policy

III. Retention

The State Auditor's Office is adopting the GENERAL RECORD SCHEDULE (GRS) approved on March 30, 2009 by the Vermont State Archives & Records Administration except for the variances noted below.

The Auditor's Office has established the following retention periods for the record series noted above:

Miscellaneous Studies and Audit Reports:

25 years in the Office for audit reports; 7 years in the office for Audit workpapers, additional 3 years at Public Records (an additional 7 years at Public Records for audits conducted by independent auditors); 1 year from report issuance date for non-workpaper documentation that was utilized as background for the audit report or workpapers.

Financial Records/Revenue Statements:

3 years in the office, additional 4 years at Public Records

Personnel/Human Resources Records:

5 years in the office, an additional 40 years at Public Records (microfilmed)

Correspondence:

3 years in the office, additional 4 years at Public Records

When the retention period for these documents has expired, Public Records is expected to issue a Disposition Notification form requesting the Office's approval for:

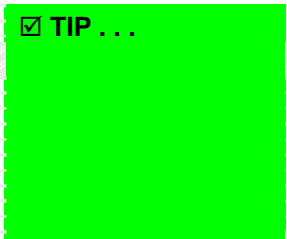
- 1) continued retention,
- 2) micro-filming, or
- 3) destruction.

The records are then processed as requested by the Auditor's Office.

Chapter 5

Client Relations

Overview



Reserved.

5.1 Communication

5.1.1 GAGAS Citation

5.1.2 SAO Standard

5.2 Working with Internal Auditors

5.2.1 GAGAS Citation

5.2.2 SAO Standard

Chapter 6

Engagement Portfolio Management

Overview

This chapter describes the types of engagements undertaken by the State Auditor's Office, how potential engagements are proposed, reviewed, approved for audit work, and initially staffed. This section also describes how allegations of fraud or other criminal activity are considered and processed by the State Auditor's Office.

6.1 Sources of Work

6.1.1 GAGAS Citation

GAGAS 3.53 acknowledges that audit organizations initiate audit and attestation engagements as a result of a variety of circumstances, including at the request of legislative bodies or on its own initiative. However, GAGAS does not specify how an organization is to choose its audits except to state that the organization will “undertake audit engagements only if it can comply with professional standards and ethical principles and is acting with the legal mandate or authority of the audit organization.”

6.1.2 SAO Standard

There are a number of statutorily required audits or reviews which the SAO must perform on a timely basis. To the degree possible, the SAO, as directed by the Auditor, should work with legislative committees seeking to review or revise existing audit responsibilities or to create new ones.

Requests for audits or other examinations and evaluations may be received from State agencies or employees, legislators, other public officials, and citizens at large. All requests should be carefully evaluated. Using the Risk Assessment Matrix (discussed in PSM section 6.3.2) helps to ensure that SAO activities are as useful as possible to stakeholders and the public. The Auditor or his or her designee will decide whether or not to conduct special audits or reviews based on legislative and public requests and should document these responses.

Further, under 32 VSA §163(5) the auditor is authorized to “make special audits of any department, institution and agency as the governor may from time to time require.” SAO will attempt to respond to special audit requests from the Governor within its current staffing level and budget appropriation; however, the Auditor or his or her designee may be required to discuss

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Engagement Portfolio Management

additional staff and funding support depending on the scope of the required engagement.

6.2 Description of Type of Work Performed

6.2.1 GAGAS Citation

GAGAS 1.17 - 1.34 describes the types of audits and attestation engagements that SAO may perform under GAGAS. GAGAS does not cover professional services other than audits or attestation engagements.

6.2.2 SAO Standard

The State Auditor's Office (SAO) may conduct a range of examinations, audits or reviews depending on various factors. These engagements include:

1. GAGAS Audits

These are formal engagements conducted in accordance with GAGAS with a goal of providing an independent assessment or opinion on (1) fairness of financial statement presentations; (2) adequacy of internal controls; (3) compliance with laws and regulations; (4) compliance with contract provisions, and/or (5) performance of agencies, departments or other entities regarding their programs, activities or functions.

Engagements may be financial audits, attestation engagements, or performance audits. These engagements are defined in GAGAS and periodically revised. Engagements to develop information or answers requested by a member of the General Assembly (Legislature), a state employee, state agency, or through a citizen request should be approached as preliminary planning for a possible GAGAS audit engagement to the extent possible.

2. Non-GAGAS Reviews

A non-GAGAS review is generally conducted to develop information to provide the Administration, the Legislature, an oversight entity, or the public with answers to specific questions in a brief time frame. These are performed, as staff resources permit at the direction of the Auditor or his or her designee and are limited to specific areas and procedures agreed upon between the Auditor's Office and the requester. As with GAGAS engagements, to the extent possible these reviews should be conducted and supervised by

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Engagement Portfolio Management

qualified personnel, and should undergo a quality control process before a written or oral report is provided or published.

A review does not provide an independent opinion, e.g. concerning the fair presentation of financial statements or an auditor's opinion on the design and effectiveness of internal controls, or of the entity's performance. However, a review may result in analysis and observations. The general objective is to provide comments to assist management to improve specific functions or issues related to State operations in a timely, cost-efficient manner.

a. Whistleblower Investigations

These examinations look at questions, allegations, and comments submitted to the Auditor's hotline (telephone, website, or letter) by members of the public or state employees, anonymous or not. Whistleblower correspondence should be logged on the whistleblower spreadsheet and should describe the question in general and actions taken. Confidentiality, if requested, should be maintained. Responses can vary from the purely informational, such as providing a copy of a law or details of an expenditure. To the extent possible, whistleblower investigations that involve significant research, interviews, and analysis, etc., should be approached as a GAGAS engagement.

When possible, whistleblower reports should be posted to the Auditor's website to provide the public with information on how allegations are assessed and investigated by the SAO.

6.3 Risk Assessments of Potential Engagements

6.3.1 GAGAS Citation

GAGAS 7.04 suggests that the concept of "significance" will assist auditors when deciding the type and extent of the work to perform. Significance is defined in as "the relative importance of a matter within the context in which it is being considered, including quantitative and qualitative factors. Such factors include the magnitude of the matter in relation to the subject matter of the audit, the nature and effect of the matter, the relevance of the matter, the needs and interests of an objective third party with knowledge of the relevant information, and the impact of the matter to the audited program or activity."

6.3.2 SAO Standard

Before initiating discretionary audits (i.e. not required by law), the Deputy State Auditor or designee should employ the Risk Assessment Tool

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Engagement Portfolio Management

(maintained on the SAO shared drive) to help evaluate the possible engagement and determine its potential significance. The concept of significance explained above is important in financial-related and attestation engagements as well as performance audits.

This tool is based on application of the following categories, criteria, weighting, and measure:

**Office of the State Auditor
State of Vermont
Vermont Risk Assessment Tool Framework
(V-SARF)**

CATEGORY	DESCRIPTION/CRITERIA	WEIGHTING	MEASURE
FRAUD, WASTE OR ABUSE POTENTIAL	<ul style="list-style-type: none"> Degree to which issue suggests criminality Degree that fraud, waste or abuse is suggested Extent to which other jurisdictions have reported similar issues Specificity of allegation 	15%	1 - 5 (Fraud, Waste or Abuse Potential Unlikely to Highly Likely)
SURFACE CREDIBILITY	<ul style="list-style-type: none"> Credibility of informant/information source Result of preliminary validation Presence of documentary or testimonial corroboration Degree of manual intervention in automated processes 	10%	1 - 5 (Not Credible to Highly Credible)
IMPACT	<ul style="list-style-type: none"> Recovery potential Breadth of impact across state government Long-term versus one-time impact Deterrent value if issue is validated 	15%	1 - 5 (Low to High Impact)
LIQUIDITY	<ul style="list-style-type: none"> Degree to which assets can be converted to cash or equivalent Amount potentially exposed to loss or misappropriation through/within the process 	10%	1 - 5 (Illiquid to Highly Liquid)
MATERIALITY	<ul style="list-style-type: none"> Potential financial impact of process/system failure Potential for material financial statement impact 	20%	1 - 5 (Immaterial to Highly Material)
REPUTATION	<ul style="list-style-type: none"> Visibility of process to people outside the organization Impact on and potential reaction by public and media Impact on Administration, General Assembly, Federal oversight agencies. 	10%	1 - 5 (No Impact to Catastrophic)
STATE OF INTERNAL CONTROL	<ul style="list-style-type: none"> Result of prior audit history of control breakdowns Management's focus and responsiveness to control issues Degree to which control is integral 	10%	1 - 5 (Well Controlled to Out of Control)
AUDIT FEASIBILITY	<ul style="list-style-type: none"> Auditor's ability to achieve credible result/resolution Availability of sufficient resources Cost/benefit 	10%	1 - 5 (Not Feasible to Highly Feasible)

Using the tool will provide a “score” for each suggested audit topic and allows the State Auditor and staff to perform an objective analysis of the

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value of a proposed project. This tool should help provide a sense of the “cost/benefit” of specific projects. It is suggested that more than one auditor or supervisor rate the proposed project to reduce the risk of any bias that would affect the final “score” of the proposed topic.

Workpapers should note which staff members used the risk assessment tool and their conclusions.

6.4 Engagement Decision-making

6.4.1 GAGAS Citation

There is no GAGAS guidance on who makes the decision to commence an audit engagement or how these decisions are made.

6.4.2 SAO Standard

All engagements must be approved by the State Auditor or his or her designee through a job initiation memo which could include a description of the project, assignment of staff, expected impact of an audit report, a proposed schedule, among other items. The job initiation memo is the formal communication of approval to spend SAO resources on a given audit project.

6.4.2.1 Audit Topics Proposed by SAO Staff

All SAO staff members are encouraged to suggest possible engagements to their supervisors, the Auditor or his or her designee. Written suggestions may include such information as the nature of the program or entity under consideration, the type of engagement suggested, the Risk Tool results, potential objectives, and a proposed audit schedule with potential staff assignments.

6.5 Referrals to Others

6.5.1 GAGAS Citation

There is no GAGAS guidance regarding the referral of audit requests to other individuals and/or organizations.

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6.5.2 SAO Standard

SAO believes that auditing is essential to government accountability to the public. However, given the limited staff and resources of the Auditor's Office, we recognize that not all worthwhile requests to SAO can be addressed in a timely manner.

SAO management should evaluate all requests for services by considering first whether other individuals or agencies are more qualified, competent, or better able to provide requesters with an acceptable response. For example, audit requests may in reality be legal questions – is a particular agency complying with the law? – and these matters may often be best resolved through a referral to the Attorney General's Office or other provider. Audit requests that are in reality fact-finding requests may be best answered by another agency such as the Department of Finance and Management.

Allegations of fraud or other criminal activity within SAO's jurisdictions should be considered carefully. SAO is an auditing body, not an investigative one.

It is SAO's policy to refer fraud allegations to the Attorney General's Office or other appropriate law enforcement agency. These referrals must be signed by the Auditor or his or her designee. The Auditor or his or her designee may elect to develop some background information to help substantiate the possibility of criminal activity, but should do so in consultation with the Attorney General's Office or other appropriate law enforcement agency.

Note: Section 7.2.2.4 of this manual provides guidance on potentially fraudulent or criminal activities that are detected *during* the course of an audit.

6.6 Maintenance of Engagement Portfolio

6.6.1 GAGAS Citation

There is no GAGAS guidance specific to the maintenance of an engagement portfolio.

6.6.2 SAO Standard

Management and maintenance of the engagement portfolio ultimately rests with the State Auditor, his or her designee, or assigned staff. It refers to the judgments, decisions and actions of the Auditor, his or her designee, or

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supervisory staff regarding the management of audits and other examinations undertaken. These decisions may relate to such areas as:

1. Balancing the portfolio of activity to reflect the range and materiality of government services and funds and a broad range of requesters as judgment dictates;
2. Developing and approving the staffing, schedule, consultants and other resources required for a review or audit;
3. Reviewing the applicable legal and regulatory framework of potential and approved projects;
4. Reviewing audit risks and possible auditor impairments, including risks related to issues such as the political climate, public interest, and program sensitivity or potential non-compliance with legislation or proper authority which may be relevant;
5. Describing the project's deliverables, supervisory and review process;
6. Describing the reporting and publication process to be used in the project;
7. Issuing status reports to the Auditor or his or her designee and appropriate managers or auditees; and
8. Coordinating kick-off meetings and exit conferences as necessary.

The Auditor or his or he designee should create and maintain an annual work plan of planned audit engagements and other examinations, to be updated at least monthly or as circumstances warrant.

The current work plan should be posted on the Shared Drive for regular staff review and comment unless the Auditor or his or her designee notes that inclusion of a subject area and possible audit objectives would be injurious to the forthcoming audit project.

6.7 Staffing Engagements

6.7.1 GAGAS Citation

GAGAS 3.40 and 3.41 note that the staff assigned to perform an audit or attestation engagement must collectively possess adequate professional

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competence for the tasks required, and that management should assess skill needs to consider whether its workforce has the essential skills that match those necessary to fulfill a particular audit mandate or scope of audits to be performed. Staff must also meet independence standards as described in Chapter 2.

Further, audit organizations should have a process for recruitment, hiring, continuous development, assignment and evaluation of staff so as to maintain a competent workforce. GAGAS notes that competency in auditing is not necessarily measured by years of experience. Competence is derived from a blending of education and experience and a commitment to learning and development throughout an auditor's career.

Regarding external specialists, **GAGAS 3.49** notes that they should be qualified and should maintain professional competence in their areas of specialization.

6.7.2 SAO Standard

See Chapter 2 for a discussion of independence standards that help to assure objectivity and fairness. See Chapter 3 for a discussion of recruitment, hiring and staff development procedures for the SAO.

For each audit or other examination, the Chief Auditor, Deputy State Auditor, or other staff person will prepare a staffing recommendation for the Auditor or his or her designee to consider. The proposed staffing for the engagement can be noted in the Auditor's job initiation memo or later in the process.

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Overview

☑ **TIP . . . SAO auditors should understand and consider the key concepts of reasonable assurance, significance, and audit risk during each performance audit.**

Performance audits entail an objective and systematic examination of evidence to provide an independent assessment by the SAO of the performance and management of a public program. The independent assessments we perform also provide a tool to provide comparative insight on best practices for various types of government programs. Performance audits can provide information to improve program operations, which in turn can help in the decision-making by the people who have the responsibility to oversee or initiate any corrective actions.

Performance audits may entail a broad or narrow scope of work. Performance audits apply a myriad of methodologies; involve various levels of analysis, research, or evaluation; generally provide findings, conclusions, and recommendations; and result in the issuance of a report. The process that the SAO will use to reach and document decisions in these areas is illustrated in the flowchart in appendix 7.1.

A theme throughout this chapter is the use of professional judgment.

GAGAS 3.31 requires auditors to use professional judgment in planning, executing, and reporting the results of performance audits. Professional judgment includes exercising reasonable care and professional skepticism¹⁶ and represents the application of the collective knowledge, skills, and experiences of all the personnel directly involved in the engagement as well as that of individual auditors (**GAGAS 3.32 and 3.34**). This chapter contains many documentation requirements, which are intended to provide evidence of significant decisions affecting the audit objectives, scope, and methodology; findings; conclusions; and recommendations resulting from professional judgment, as required by **GAGAS 3.38**.

¹⁶**GAGAS 3.32** defines reasonable care as acting diligently in accordance with professional standards and ethical principals and professional skepticism as a mindset in which auditors assume neither that management is dishonest or of unquestioned honesty.

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7.1 Planning the Engagement

7.1.1 GAGAS Citation

- Auditors must adequately plan and document the planning of the work necessary to address the audit objectives. **(GAGAS 7.06)**
- Auditors must plan the audit to reduce audit risk¹⁷ to an appropriate level for the auditors to provide reasonable assurance that the evidence is sufficient and appropriate to support the auditors' findings and conclusions. This determination is a matter of professional judgment. In planning the audit, auditors should assess significance¹⁸ and audit risk and apply these assessments in defining the audit objectives and the scope and methodology to address those objectives. **(GAGAS 7.07)**

7.1.2 SAO Standard

Performance audit work is to be adequately planned. This includes defining the audit objectives and planning how they can be attained while establishing a balance between audit scope, time frames, and the SAO staff hours required to be spent to ensure optimum use of SAO audit resources.

Often the most efficient way to plan an audit is to split the planning process into two phases, a survey phase and a detailed planning phase. This is particularly true in those instances in which the SAO is auditing a program or entity with which it does not have a lot of historical knowledge. In these cases, the survey phase can be used to quickly gather basic background information on the entity, program, or issue to allow the audit team to better define the audit's objectives and the most efficient approach to achieving these objectives. On the other hand, if the entity or program under review is well known by the SAO audit team, the objectives firm, and the audit approach well-established and uncontroversial then a separate survey phase

¹⁷**GAGAS 7.05** defines audit risk as the possibility that the auditors' findings, conclusions, recommendations, or assurance may be improper or incomplete, as a result of factors such as evidence is not sufficient and/or appropriate, an inadequate audit process, or intentional omissions or misleading information due to misrepresentation or fraud.

¹⁸**GAGAS 7.04** defines significance as the relative importance of a matter within the context in which it is being considered, including quantitative and qualitative factors. Such factors include the magnitude of the matter in relation to the subject matter of the audit, the nature and effect of the matter, the relevance of the matter, the needs and interests of an objective third party with knowledge of the relevant information, and the impact of the matter to the audited program or activity.

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may not be needed and the audit team can combine the survey and detailed planning phase. The need for a survey phase is up to the professional judgment of the audit team.

Regardless of whether or not planning is split into survey and detailed planning phases, the audit team must take into account all of the required elements of this standard as well as PSM section 7.2 (Special Planning Considerations)

7.1.2.1 Survey Phase

The survey phase of an audit is intended to quickly gather and analyze enough background information on the entity, program, or issue being considered so that knowledgeable decisions can be made regarding the audit's objectives, scope, and methodology. It is not expected that the audit team will verify information at this phase of the audit.

☑ **TIPS . . .**
Examples of entities charged with governance are a parent agency or an oversight board (e.g., Board of Education).

Another key component of the survey phase is communicating the intent of the audit to various parties. **GAGAS 7.46** states that auditors should communicate an overview of the objectives, scope, and methodology, and timing of the audit to (1) management of the audited entity, (2) those charged with governance, (3) individuals contracting for or requesting audit services, and (4) applicable legislative committees (if the audit is being performed pursuant to a law, regulation, or at the request of a committee).

The survey phase includes the following elements:

☑ **TIP . . .** All official correspondence that is transmitted electronically should be sent in pdf form for security reasons.

- *Job announcement.* The audit team must send a letter to the entity to be audited announcing the engagement. This letter should identify in at least broad terms what is being audited and who the principal SAO contact will be. It is preferable that the job announcement also include the planned objectives for the engagement, if known. See appendix 7.2 for an example of a Job Announcement Letter.

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☑ **TIP . . .** An entrance conference can be an efficient mechanism to gather information on how a program or entity works. Consider asking the entity to provide a briefing during the meeting or provide a document request list in advance.

☑ **TIP . . .** Appendix 7.3 contains suggestions of materials for audit teams to consider reviewing as part of understanding the nature of the program or entity under review.

☑ **TIP . . .** A common method of identifying risks is brainstorming within the audit team.

- *Entrance conference.* An entrance conference is a meeting that the audit team is required to hold with entity officials at the start of an engagement (unless it is waived by the entity). The State Auditor and Deputy State Auditor should be invited to the entrance conference, but attendance is at their prerogative. How an entrance conference is conducted is up to the professional judgment of the audit manager. Common topics discussed during the entrance conference are (1) the source or reason for the audit, (2) the roles and responsibilities of individual SAO staff members and/or contractors, (3) preliminary objectives, (4) immediate information needs (e.g., data and identification of knowledgeable officials), (5) whether there is a need to protect certain data and documents, (6) estimated job length, and (7) logistical considerations, such as temporary office space. During the entrance conference, the SAO may also ask officials to designate a key contact to assist in resolving issues, facilitate meetings, arrange the exit conference, and facilitate the distribution of the draft report and management's response. The entrance conference is also a good opportunity to make inquiries about relevant prior audits or independent reviews (see standard 7.2.2.5).
- *Gathering and reviewing relevant background information.* **GAGAS 7.13** requires auditors to obtain an understanding of the nature of the program or program component and the potential use that will be made of the audit results or report. Accordingly, it is vital for the audit team to gather historical, organizational and financial information that will help it become familiar with the audit subject. This will help to provide the background data for the audit report and as well as help provide the context for the review. Appendix 7.4 is a checklist that must be used to evaluate and document the audit team's understanding of the program and the entity under audit. This checklist should be included in the audit documentation. The SAO does not require that specific documents be reviewed, however, strategic plans, performance plans, organizational charts, budget documents, VISION queries, and press releases often provide useful background and contextual information regarding the program or activity being audited.
- *Consideration of risks.* Audit teams should consider the risks associated with a program or entity under review. Risks can be characterized in a variety of ways, but a common set of risks to consider are those associated with mission, information, or integrity. The team's consideration of risk should be documented in the checklist in appendix 7.4.

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At the end of the survey phase, the audit team decides on, or reevaluates, the engagement's objectives. Once the objectives are decided upon, the audit team develops the audit approach in the detailed planning phase (see standard 7.1.2.2).

7.1.2.2 Detailed Planning Phase

The survey phase should have provided the audit team with a sufficient basis to perform detailed planning because of its greater knowledge of the program or entity. Moreover, this knowledge may lead to proposed changes to the engagement's objectives, which, in turn, largely dictates the proposed audit approach. The audit approach should be based on a consideration of identified criteria (7.1.2.2a) and the sources, amount, and type of evidence needed to address the objective (7.1.2.2b). An equally important aspect of the detailed planning phase is documenting the decisions made during planning and obtaining agreement and approval by SAO management regarding these decisions (7.1.2.2c).

7.1.2.2a Criteria

GAGAS requires that auditors identify relevant criteria (**GAGAS 7.37**). Criteria represent the laws, regulations, contracts, grant agreements, standards, measures, expected performance, defined business practices, and benchmarks against which performance is compared or evaluated. Criteria identify the required or desired state or expectation with respect to the program or operation. Criteria provide a context for evaluating evidence and understanding the findings, conclusions, and recommendations included in the report. Auditors should use criteria that are relevant to the audit objectives and permit consistent assessment of the subject matter.

7.1.2.2b Sources, Amount, and Type of Evidence

GAGAS also requires that auditors identify the sources, amount, and type of evidence needed to obtain sufficient and appropriate evidence to address the audit objectives and adequately plan audit work (**GAGAS 7.39**).¹⁹

¹⁹If auditors believe that it is likely that sufficient, appropriate evidence will not be available, they may revise the audit objectives or modify the scope and methodology and determine alternative procedures to obtain additional evidence or other forms of evidence to address the current audit objectives. According to **GAGAS 7.40**, Auditors should also evaluate whether the lack of sufficient, appropriate evidence is due to internal control deficiencies or other program weaknesses, and whether the lack of sufficient, appropriate evidence could be the basis for audit findings.

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Sufficiency is a measure of the *quantity* of evidence used to support the findings and conclusions related to the audit objectives. Appropriateness is the measure of the *quality* of evidence that encompasses its relevance, validity, and reliability in providing support for findings and conclusions related to the audit objectives. (**GAGAS 7.56**) Evaluating whether the evidence obtained during the execution phase of the audit is sufficient and appropriate is addressed in standard 7.3.2.1.

Thoughtful planning regarding the sources, amount, and type of available evidence to ensure that evidence gathered will be sufficient and appropriate is more likely to lead to a better product and a more efficient audit. In contrast, if the audit team has not sufficiently thought out the implications of its evidence choices, it may find that it has to collect additional data, which could impact the timeliness of the product. Another negative outcome could be the inability to draw the types of conclusions that had been originally intended. The following are examples of how evidence choices made during the planning phase can impact the audit.

- *Sampling.* The use of statistical sampling approaches generally results in stronger evidence than that obtained from non-statistical techniques. However, a targeted selection may be more cost effective if the auditors have isolated certain risk factors or other criteria to target the selection. Decisions on whether to use sampling or non-representative selection techniques as well as the type of sampling chosen have a direct impact on the amount of work that is performed as well as the level of conclusions that can be drawn from the evidence obtained (e.g., narrowly and pertaining only to the items selected or more broadly to the applicable universe).
- *Surveys or questionnaires.* Surveys can be used to gather self-reported information in a structured format from a great many sources. However, the questions asked must be carefully chosen to reduce the risk of bias and low response rates can significantly limit the conclusions that can be drawn. On the other hand, combining a survey or questionnaire with a request for supporting documentation can greatly enhance the evidentiary value of the survey, but also increases staff time in order to evaluate the documentation.
- *Testimonial evidence from outside experts.* Care must be taken to identify credible experts that do not provide biased viewpoints. This may be difficult to achieve on topics that are controversial. In this type of situation, a concerted effort to identify and interview a wide spectrum of experts with credible views rather than just one or two

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experts can reduce the risk of ill-informed conclusions that could leave the SAO open to charges of bias.

7.1.2.2c Documentation and Agreement on Planning Decisions

The remainder of the detailed planning phase of an audit is largely the process of documenting and obtaining agreement on the final objective, scope, and methodology. The audit team's audit approach decisions should be documented in a design matrix (see appendix 7.5). The design matrix serves as the engagement's audit plan, as required by **GAGAS 7.50**.

The design matrix captures the engagement's objectives, scope, and methodology as required by **GAGAS 7.08, 7.09, and 7.10**, as follows:

☑ **TIP . . . A key factor in developing objectives is how they can be answered in a report. Avoid objectives related to making recommendations, which should flow from the findings and subjective terms like "adequate" because they are hard to define and subject to different interpretations.**

- *Objectives.* Objectives are what the audit is intended to accomplish. Defining the objectives of the engagement is the most important decision that the audit team makes because it establishes the basis for planning the audit and provides the focus for subsequent findings and the final report itself. Audit objectives can be thought of as questions about the program or entity that the auditors seek to answer based on evidence obtained and assessed against criteria. Audit teams should strive to develop objectives that are (1) clear and specific, (2) fair and objective, (3) policy neutral, (4) measurable, and (5) feasible within time and resource constraints. In addition, consider whether you want the focus of your audit report to be on the accomplishment (or non accomplishment) of results, processes and controls, or compliance and craft your objective to achieve this focus. It is also essential that the audit team define objectives that are doable given the engagement's staffing, time frames, and skill level. Do not over promise in the objective.

Audit teams may also choose to include sub-objectives in the design matrix in order to more explicitly define the information to be collected or analyzed. Defining sub-objectives can be particularly useful if the objective, and information to be gathered and analyzed in support of the objective, are broad or multi-layered.

- *Scope.* The scope is the boundary of the audit and is directly tied to the audit objectives. The scope defines the subject matter that the auditors will assess and report on, such as a particular program or aspect of a program, the necessary documents or records, the period of time reviewed, and the locations that will be included.

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☑ **TIP . . .** In developing its methodology and data collection and analysis techniques, the audit team should evaluate whether its plan will capture all applicable elements of a finding (criteria, condition, cause, and effect). Ensuring that the audit plan covers these elements can reduce rework during the reporting phase.

- *Methodology.* The choices made related to the sources, amount, and type of evidence to be gathered directly tie to the methodology. The methodology describes the nature and extent of audit procedures for gathering and analyzing evidence to address the audit objectives. Audit procedures are the specific steps and tests auditors will carry out to address the audit objectives. Auditors should design the methodology to obtain sufficient, appropriate evidence to address the audit objectives, reduce audit risk to an acceptable level, and provide reasonable assurance that the evidence is sufficient and appropriate to support the auditors' findings and conclusions (**GAGAS 7.10**). In selecting the audit's data collection and analysis approaches, the audit team should consider how the evidence will be used in the report, together with the strengths and weaknesses of each type of evidence. For example, evidence about conditions from survey respondents is testimonial evidence, and the audit team should consider factors such as how the results of the survey will be used and how likely the respondents are to provide truthful information. As appropriate, audit teams could request supporting documents to test the accuracy of the factual information requested for at least some cases. If the team decides to rely on unverified information as evidence of a condition, the decision should be included in the audit documentation and discussed in the report.

☑ **TIP . . .** It is preferred that audit teams distribute copies of the design matrix and other relevant document to the attendees several days in advance of the design meeting.

The audit team must hold a design meeting with SAO management to ensure that all parties are in agreement as to what the audit team plans to do in the execution phase of the engagement. The principal input to this meeting is the design matrix. The review of the design matrix during the design meeting serves as evidence of management's supervision of the engagement's planning process. Aside from the audit team, design meeting attendees should be the State Auditor, Deputy State Auditor, Chief Auditor, and other stakeholders that may need to contribute to the audit (e.g., if the audit is likely to include an evaluation of an IT system, the Director of IT Audits should be invited to the meeting).²⁰ During the meeting, the attendees should consider whether:

- The proposed audit objectives are likely to result in a useful report.

²⁰Each of these individuals should be invited to the meeting and provided with the meeting materials. Although it is preferable that the meeting be held with all participants, if it is not possible, comments on the material and audit team's plans may be provided separate from the meeting.

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- The audit plan (i.e., design matrix) adequately addresses relevant audit risks.
- The proposed audit scope and methodology are adequate to address the audit objectives.
- Available evidence is likely to be sufficient and appropriate for purposes of the audit.
- Sufficient staff, supervisors, and specialists with adequate collective professional competence and other resources are available to perform the audit and to meet expected time frames for completing the work. (GAGAS 7.51, 7.44)

As applicable, the audit team should adjust its audit approach and design matrix to reflect the results of the design meeting. The results of the design meeting must be documented. The form that should be used to document the results of the design meeting is contained in appendix 7.6.

☑ TIP . . . If the audit engagement is being performed at the behest of the legislature, the audit team should also communicate significant changes with the relevant House and Senate Committees or other requesters (GAGAS 7.46d)

If the design meeting results in objectives that are different than those previously conveyed to the audited entity in the announcement letter or entrance conference (see standard 7.1.2.1), the audit team should consider whether it should communicate the revised objectives to the entity, either verbally or in writing. The decision whether to relay the revised objectives to the audited entity is left to the discretion of the audit team. Considerations include the extent of the change and whether misunderstandings are likely to occur if the change is not conveyed. In addition, the audit team should keep in mind **GAGAS 7.46 and 7.48**, which requires that auditors communicate (and document) an overview of the objectives, scope, methodology, and timing of the audit and planned reporting to management of the audited entity.²¹

At its option or at the request of the State Auditor, Deputy State Auditor, or Chief Auditor, the audit team may develop a more extensive project plan with specific tasks, resources, and milestones—see appendix 7.7 for an example of

²¹In situations in which those charged with governance are not clearly evident, auditors should document the process followed and conclusions reached for identifying those charged with governance (**GAGAS 7.47**).

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a project plan. Such a plan may be particularly useful in complex audits (having many sub-objectives) with several audit staff.

Planning is a continuous process throughout the audit. If, during the course of executing the audit, the team believes that a significant change to the audit approach is necessary, the team should update the plan (**GAGAS 7.50**) and obtain the approval of the Deputy State Auditor and Chief Auditor. At that time, the Deputy or Chief Auditor may choose to reconvene the attendees of the design meeting or may approve or disapprove the change at her or his own discretion. A significant change is a change to the objective, scope, or methodology that is more than editorial and could effect the conclusion that can be drawn from the evidence. Examples of a significant change are (1) a different objective focus, (2) additional or fewer entities in the scope, or (3) a major difference in approach, such as to decide not to implement a planned questionnaire.

7.2 Special Planning Considerations

7.2.1 GAGAS Citation

GAGAS 7.11 requires auditors to assess audit risk and significance within the context of the audit objectives by gaining an understanding of internal controls, information system controls, legal and regulatory requirements, and potential fraud or abuse.

7.2.2 SAO Standard

7.2.2.1 Internal Controls

Auditors should gain an understanding of internal controls that is *significant within the context of the audit objectives* (**GAGAS 7.16**), which is a major difference from the internal control requirement for financial statement audits. Accordingly, although performance and financial statement audits may have internal control criteria in common,²² the extent to which controls have to be reviewed can be significantly different. Generally, internal controls are less of a focus in a performance audit unless the objective itself relates to controls, compliance, or processes. Nevertheless, while internal

²²For example, guidance promulgated by the State, such as *Internal Control Standards: A Guide for Managers* or the Committee of Sponsoring Organizations of the Treadway Commission (COSO), *Internal Control—Integrated Framework*.

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controls may not be a focus, audit teams often still have to look at controls in order to be able to rely on data that is significant to the message or because of risks that have been identified by the audit team.

☑ **TIP . . . The effect of this standard on the audit depends on the objective. Take the following three objectives, (1) “compare the eligibility requirements of programs x and y” may require little, if any, internal control work, (2) “determine how many firms are eligible for . . .,” may call for additional audit procedures, like a walkthrough of the eligibility process, and (3) “does entity x ensure that only eligible firms receive funding” would require extensive internal control work, but likely no more than would already be planned to answer the objective.**

For internal control that is significant within the context of the audit objectives, auditors should assess whether internal control has been properly designed and implemented. For those internal controls that are deemed significant within the context of the audit objectives, auditors should plan to obtain sufficient, appropriate evidence to support their assessment about the effectiveness of those controls. Information systems controls are often an integral part of an entity’s internal control. Thus, when obtaining an understanding of internal control significant to the audit objectives, auditors should also determine whether it is necessary to evaluate information systems controls. (**GAGAS 7.16**). See standard 7.2.2.2 for further information on information system controls.

GAGAS 7.19 and 7.20 lay out the following principal types of internal control objectives that auditors should determine are, or are not, applicable to audit objectives.

- *Effectiveness and efficiency of program operations.* Controls over program operations include policies and procedures that the audited entity has implemented to provide reasonable assurance that a program meets its objectives, while considering cost-effectiveness and efficiency. Understanding these controls can help auditors understand the program operations that convert inputs and efforts to outputs and outcomes.
- *Relevance and reliability of information.* Controls over the relevance and reliability of information include policies, procedures, and practices that officials of the audited entity have implemented to provide themselves reasonable assurance that operational and financial information they use for decision making and reporting externally is relevant and reliable and fairly disclosed in reports. Understanding these controls can help auditors (1) assess the risk that the information gathered by the entity may not be relevant or reliable and (2) design appropriate tests of the information considering the audit objectives.
- *Compliance with applicable laws and regulations and provisions of contracts or grant agreements.* Controls over compliance include policies and procedures that the audited entity has implemented to provide reasonable assurance that program implementation is in

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accordance with laws, regulations, and provisions of contracts or grant agreements. Understanding the relevant controls concerning compliance with those laws and regulations and provisions of contracts or grant agreements that the auditors have determined are significant within the context of the audit objectives can help them assess the risk of illegal acts, violations of provisions of contracts or grant agreements, or abuse.

- *Safeguarding of assets and resources.* Controls over the safeguarding of assets and resources include policies and procedures that the audited entity has implemented to reasonably prevent or promptly detect unauthorized acquisition, use, or disposition of assets and resources.

In deciding on the scale of the internal control work to be completed within the context of a performance audit, consider the controls that may already have been audited as part of the Single Audit or CAFR audit. For example, the financial statement audit may have already reviewed an entity's control environment, risk assessment, control activities, information and communication, and monitoring. Contact KPMG to discuss the controls that may already have been reviewed and document the extent and results of relevant control work that has already been completed and focus the performance audit on followup work (if warranted) and those controls that have not already been audited. If control work completed by the Single Audit or CAFR audit is being relied on, be sure to consider standard 7.2.2.5.

The audit team should document its planning approach to internal controls in the design matrix (see appendix 7.5).

7.2.2.2 Information System Controls

Understanding information systems controls²³ is important when information systems are used extensively throughout the program under audit and the fundamental business processes related to the audit objectives rely on information systems (**GAGAS 7.23**). Auditors are primarily interested in those information systems controls that are significant to the audit objectives.

²³Information systems controls consist of those internal controls that are dependent on information systems processing and include general controls and application controls. Information systems general controls are the policies and procedures that apply to all or a large segment of an entity's information systems. Application controls, sometimes referred to as business process application controls, are those controls that are incorporated directly into computer applications to help ensure the validity, completeness, accuracy, and confidentiality of transactions and data during application processing.

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Information systems controls are significant to the audit objectives if auditors determine that it is necessary to evaluate the effectiveness of information systems controls in order to obtain sufficient, appropriate evidence (**GAGAS 7.24**).

When information systems controls are determined to be significant to the audit objectives, auditors should then evaluate the design and operating effectiveness of such controls. This evaluation would include other information systems controls that impact the effectiveness of the significant controls or the reliability of information used in performing the significant controls. Auditors should obtain a sufficient understanding of information systems controls necessary to assess audit risk and plan the audit within the context of the audit objectives (**GAGAS 7.24**).

☑ **TIP . . .** If information systems are important to the objective, request copies of any security audits or reviews that have been performed of the applicable system.

Audit procedures to evaluate the effectiveness of significant information systems controls include (1) gaining an understanding of the system as it relates to the information and (2) identifying and evaluating the general controls and application controls that are critical to providing assurance over the reliability of the information required for the audit (**GAGAS 7.25**).

GAGAS 7.27 states that auditors should determine which audit procedures related to information system controls are needed to obtain sufficient, appropriate evidence (see standards 7.3.2.1a and 7.3.2.1b) to support the audit findings and conclusions. Factors in determining which audit procedures are needed to obtain sufficient and appropriate evidence to support audit findings and conclusions can include:

- The extent to which internal controls that are significant to the audit depend on the reliability of information processed or generated by information systems.
- The availability of evidence outside the information system to support the findings and conclusions: It may not be possible for auditors to obtain sufficient, appropriate evidence without evaluating the effectiveness of relevant information systems controls. For example, if information supporting the findings and conclusions is generated by information systems or its reliability is dependent on information systems controls, there may not be sufficient supporting or corroborating information or documentary evidence that is available other than that produced by the information systems.
- The relationship of information systems controls to data reliability: To obtain evidence about the reliability of computer-generated

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information, auditors may decide to evaluate the effectiveness of information systems controls as part of obtaining evidence about the reliability of the data. If the auditor concludes that information systems controls are effective, the auditor may reduce the extent of direct testing of data.

- Evaluating the effectiveness of information systems controls as an audit objective: When evaluating the effectiveness of information systems controls is directly part of an audit objective, auditors should test information systems controls necessary to address the audit objectives.

GAO's *Assessing the Reliability of Computer-Processed Data* (<http://www.gao.gov/new.items/d03273g.pdf>) is a resource that can aid in decision-making regarding the extent to which information system controls should be assessed as part of the audit objectives and how to perform such an assessment. In addition, the audit team should consult with the Director, IT Audit.

The audit team should document its planning approach to information system controls in the design matrix (see appendix 7.5).

7.2.2.3 Laws, Regulations, Contracts and Grants

☑ **TIP . . . Seeking assistance from the Office of the Attorney General early in the audit for those engagements that will clearly require legal interpretation can be more efficient. It is recommended that prior to contacting this office, the issue be discussed with the Deputy State Auditor.**

Auditors should determine which laws, regulations, and provisions of contracts or grant agreements are significant within the context of the audit objectives and assess the risk that violations of those laws, regulations, and provisions of contracts or grant agreements could occur. Based on that risk assessment, the auditors should design and perform procedures to provide reasonable assurance of detecting instances of violations of legal and regulatory requirements or violations of provisions of contracts or grant agreements that are significant within the context of the audit objectives. (GAGAS 7.28)

The auditors' assessment of audit risk may be affected by such factors as the complexity or newness of the laws, regulations, and provisions of contracts or grant agreements. The auditors' assessment of audit risk also may be affected by whether the entity has controls that are effective in preventing or detecting violations of laws, regulations, and provisions of contracts or grant agreements. If auditors obtain sufficient, appropriate evidence of the effectiveness of these controls, they can reduce the extent of their tests of compliance. (GAGAS 7.29)

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The audit team should document its planning approach to laws, regulations, contracts, and grants in the design matrix (see appendix 7.5).

7.2.2.4 Fraud and Abuse

Fraud is a type of illegal act involving the obtaining of something of value through willful misrepresentation. The determination of whether an act is, in fact, fraud is made through the judicial or other adjudicative system and is beyond auditors' professional responsibility.²⁴

☑ **TIP . . . Assessing the risk of fraud is an ongoing process and relates not only to planning the audit but also to evaluating evidence obtained during the audit. (GAGAS 7.31)**

Nevertheless, in planning the audit, auditors should assess risks of fraud occurring that are significant within the context of the audit objectives. Audit team members should discuss among the team fraud risks, including factors such as individuals' incentives or pressures to commit fraud, the opportunity for fraud to occur, and rationalizations or attitudes that could allow individuals to commit fraud. Auditors should gather and assess information to identify risks of fraud that are significant within the scope of the audit objectives or that could affect the findings and conclusions. **(GAGAS 7.30)**

When auditors identify factors or risks related to fraud that has occurred or is likely to have occurred that they believe are significant within the context of the audit objectives, they should design procedures to provide reasonable assurance of detecting such fraud. **(GAGAS 7.31)**

If the audit team suspects that fraud may have occurred, they should immediately bring the situation to the attention to the State Auditor or Deputy State Auditor for a decision on how to proceed. However, keep in mind that if fraud is suspected then GAGAS imposes additional responsibility on the SAO. Specifically, when information comes to the auditors' attention indicating that if a fraud that is significant within the context of the audit objectives may have occurred, auditors should extend the audit steps and procedures, as necessary, to (1) determine whether fraud has likely occurred and (2) if so, determine its effect on the audit findings. If the fraud that may have occurred is not significant within the context of the audit objectives, the auditors may conduct additional audit work as a separate engagement, or refer the matter to other parties with oversight responsibility or jurisdiction. **(GAGAS 7.32)**

²⁴If the audit team becomes aware that there are relevant planned or ongoing investigations or legal proceedings, the team should evaluate the impact on the current audit **(GAGAS 7.35)**.

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GAGAS does not impose the same level of planning responsibility on the SAO for abuse as it does for fraud. Abuse involves behavior that is deficient or improper when compared with behavior that a prudent person would consider reasonable and necessary business practice given the facts and circumstances. Abuse also includes misuse of authority or position for personal financial interests or those of an immediate or close family member or business associate.

If during the course of the audit, auditors become aware of abuse that could be quantitatively or qualitatively significant to the program under audit, auditors should apply audit procedures specifically directed to ascertain the potential effect on the program under audit within the context of the audit objectives (**GAGAS 7.34**). After performing additional work, auditors may discover that the abuse represents potential fraud or illegal acts, in which case the State Auditor or Deputy State Auditor should be immediately informed. Because the determination of abuse is subjective, auditors are not required to provide reasonable assurance of detecting abuse.

The audit team should document its planning approach to fraud and abuse in the design matrix (see appendix 7.5).

7.2.2.5 Previous Audits and Attestation Engagements

Auditors should determine whether other auditors have conducted, or are conducting, audits of the program that could be relevant to the current audit objectives (**GAGAS 7.41**). The results of other auditors' work may be useful sources of information for planning and performing the audit. Accordingly, when planning the audit, auditors should ask management of the audited entity to identify ongoing or previous audits, attestation engagements, performance audits, or other studies that directly relate to the objectives of the audit, including whether related recommendations have been implemented. In addition, auditors should evaluate whether the audited entity has taken appropriate corrective action to address findings and recommendations from previous engagements that are significant within the context of the audit objectives. Auditors should use this information in assessing risk and determining the nature, timing, and extent of current audit work, including determining the extent to which testing the implementation of the corrective actions is applicable to the current audit objectives. (**GAGAS 7.36**).

If other auditors have completed audit work related to the objectives of the current audit, the current auditors may be able to use the work of the other auditors to support findings or conclusions for the current audit and, thereby,

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avoid duplication of efforts. If auditors use the work of other auditors, they should perform procedures that provide a sufficient basis for using that work. Auditors should obtain evidence concerning the other auditors' qualifications and independence and should determine whether the scope, quality, and timing of the audit work performed by the other auditors is adequate for reliance in the context of the current audit objectives. Procedures that auditors may perform in making this determination include reviewing the other auditors' report, audit plan, or audit documentation, and/or performing tests of the other auditors' work. The nature and extent of evidence needed will depend on the significance of the other auditors' work to the current audit objectives and the extent to which the auditors will use that work. **(GAGAS 7.42)**

In addition, **GAGAS 3.63** requires that auditors using another audit organizations' work should request a copy of the audit organization's latest peer review report and any letter of comment.

If the audit team determines that they can rely on the work of other auditors, it should document the basis for this decision. See also the independence requirements outlined in standard 2.3.2.

7.2.2.6 Use of Specialists

Some audits may necessitate the use of specialized techniques or methods that require the skills of a specialist. If auditors intend to use the work of specialists, they should obtain an understanding of the qualifications and independence of the specialists. Evaluating the professional qualifications of the specialist involves the following:

- The professional certification, license, or other recognition of the competence of the specialist in his or her field, as appropriate.
- The reputation and standing of the specialist in the views of peers and others familiar with the specialist's capability or performance.
- The specialist's experience and previous work in the subject matter.
- The auditors' prior experience in using the specialist's work. **(GAGAS 7.43)**

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☑ **TIP . . .** If the audit team is considering the use of specialists, they should consult with the Deputy State Auditor as early in the audit process as possible.

If planning to use the work of a specialist, auditors should document the nature and scope of the work to be performed by the specialist, including,

- The objectives and scope of the specialist's work.
- The intended use of the specialist's work to support the audit objectives.
- The specialist's procedures and findings so they can be evaluated and related to other planned audit procedures.
- The assumptions and methods used by the specialist. (**GAGAS 7.45**)

If applicable, the audit team should document its planning approach to using the work of specialists in the design matrix (see appendix 7.5). In addition, the design matrix should indicate how the audit team plans to fulfill the GAGAS requirements in using specialists. See also the independence requirements outlined in standard 2.3.2.

Because of the small size of the SAO, the use of specialists is likely to require contracting for these services. In these cases, the audit team should review Vermont Agency of Administration's Bulletin 3.5, *Contracting Procedures* (http://aoa.vermont.gov/sites/aoa/files/pdf/AOA-Bulletin_3_5.pdf) and consult with the Deputy State Auditor and the Administrative Services Coordinator to facilitate compliance with this bulletin.

7.3 Execution of Audit

7.3.1 GAGAS Citation

Auditors must obtain sufficient, appropriate evidence to provide a reasonable basis for their findings and conclusions. (**GAGAS 7.55**)

Auditors should plan and perform procedures to develop the elements of a finding necessary to address the audit objectives. (**GAGAS 7.72**)

Auditors should prepare audit documentation in sufficient detail to enable an experienced auditor, having no previous connection to the audit, to understand from the audit documentation the nature, timing, extent, and results of audit procedures performed, the audit evidence obtained and its

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source and the conclusions reached, including evidence that supports the auditors' significant judgments and conclusions. (**GAGAS 7.77**)

Audit supervisors or those designated to supervise auditors must properly supervise audit staff. (**GAGAS 7.52**)

7.3.2 SAO Standard

7.3.2.1 Evidence

SAO staff may use physical, documentary, testimonial, and analytical evidence to support their findings, conclusions, and recommendations.

- Physical evidence involves direct inspection or observation of people, property, or events. Some examples include observing inventory-taking activities; counting cash and bonds; or examining assets, such as motor vehicles or computer equipment. When relying on physical evidence, auditors minimize the likelihood that the evidence could be challenged by satisfying themselves that observations reasonably represent the condition observed. For example, if observations are intended to represent normal conditions, the audit team needs to exercise care to make observations across the full range of possible conditions, not only at peak or slow periods. Physical evidence can be documented in memorandums, photographs, drawings, charts, maps, videos, or physical samples. The circumstances under which the observation was made should be clear. For example, document the time and place a photograph was taken, the camera angle that was used, and any special circumstances involved.
- Documentary evidence is already existing information, such as letters, contracts, invoices, accounting records, spreadsheets, database extracts, electronically stored information, and management information on performance. Key considerations in evaluating documentary evidence are its authenticity and the integrity of the system producing it (if applicable). In addition, as described in standard 7.2.2.2, when evidence is obtained directly or indirectly from an organization's accounting, administrative, or management system and is significant to the audit objectives, teams must take steps to assess whether the evidence is sufficiently reliable for the intended purposes of the engagement. The team must assess reliability regardless of the format of the data (i.e., electronic files or hardcopy reports) or the source.

☑ TIP . . . Oftentimes the SAO receives electronic documents with the signature line blank. If the document is significant, the auditor should request a signed version. At a minimum, the audit team should confirm that document has been signed.

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☑ **TIP . . .** It is important that interviewees feel that they can speak freely. This may require the team request that management not attend the interview. If management balks at this request, the Deputy State Auditor should be notified.

- Testimonial evidence is obtained through inquiries, interviews, focus groups, public forums, or questionnaires. Testimony may be received orally (through face-to-face or telephone interviews) or in writing (responses to data collection instruments, e-mail, or questionnaires). To the extent feasible, the audit team should take steps to prevent possible repudiation of testimonial evidence that is critical to a finding. Generally, these steps include having two people present during an interview, having the person who was interviewed initial the interview write-up to approve its accuracy, obtaining an e-mail confirmation of critical points, or obtaining permission to record the interview.
- Analytical evidence is generally generated by the auditor. This type of evidence usually occurs when the auditor combines data in a meaningful way that allows a conclusion to be drawn. It can take many forms, including (1) a summary of facts and figures cross-referenced to original sources, (2) a comparison of compliance criteria to conditions, or (3) data computations.

As discussed in standard 7.1.2.2, audit engagements must be planned to obtain sufficient and appropriate evidence. This requirement carries forward to the execution phase of the audit in which the auditors must ensure that they obtain sufficient, appropriate evidence to provide a reasonable basis for their findings and conclusions (**GAGAS 7.55 and 7.68**). In assessing evidence, auditors should evaluate and document whether the evidence taken as a whole is sufficient and appropriate for addressing the audit objectives and supporting findings and conclusions, including the results of any specific assessments conducted to conclude on the validity and reliability of specific evidence. (**GAGAS 7.57 and 7.68**).

When assessing the sufficiency and appropriateness of evidence, auditors should evaluate the expected significance of evidence to the audit objectives, findings, and conclusions, available corroborating evidence, and the level of audit risk (**GAGAS 7.70**). Evidence is not sufficient or not appropriate when (1) using the evidence carries an unacceptably high risk that it could lead to an incorrect or improper conclusion, (2) the evidence has significant limitations, given the audit objectives and intended use of the evidence, or (3) the evidence does not provide an adequate basis for addressing the audit objectives or supporting the findings and conclusions. Auditors should not use such evidence as support for findings and conclusions. (**GAGAS 7.70b**)

Evidence has limitations or uncertainties when the validity or reliability of the evidence has not been assessed or cannot be assessed, given the audit

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objectives and the intended use of the evidence. Limitations also include errors identified by the auditors in their testing. When the auditors identify limitations or uncertainties in evidence that is significant to the audit findings and conclusions, they should apply additional procedures, as appropriate. (**GAGAS 7.71**) For example, the audit team should consider:

- Seeking independent, corroborating evidence from other sources.
- Redefining the audit objectives or limiting the audit scope to eliminate the need to use the evidence.
- Presenting the findings and conclusions so that the supporting evidence is sufficient and appropriate and describing in the report the limitations or uncertainties with the validity or reliability of the evidence, if such disclosure is necessary to avoid misleading the report users about the findings or conclusions.
- Determining whether to report the limitations or uncertainties as a finding, including any related, significant internal control deficiencies.

Professional judgment assists auditors in determining the sufficiency and appropriateness of evidence taken as a whole (**GAGAS 7.58**). The following are considerations audit teams should take into account when evaluating the sufficiency and appropriateness of evidence collected during an audit.

7.3.2.1a Sufficient Evidence

Sufficiency establishes that findings and positions taken on the basis of the audit scope were not inappropriately generalized or overstated. Accordingly, in determining the sufficiency of evidence, auditors should determine whether enough appropriate evidence exists to address the audit objectives and support the findings and conclusions (**GAGAS 7.66**). Namely, auditors should determine whether enough evidence has been obtained to persuade a knowledgeable person that the findings are reasonable (**GAGAS 7.56**).

Although determining whether evidence is sufficient is a matter of professional judgment, **GAGAS 7.67** provides the following guidance:

- The greater the audit risk, the greater the quantity and quality of evidence required.
- Stronger evidence may allow less evidence to be used.

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- Having a large volume of audit evidence does not compensate for a lack of relevance, validity, or reliability.

7.3.2.1b Appropriate Evidence

Appropriateness measures the quality of the evidence. In assessing the overall appropriateness of evidence, auditors should assess whether the evidence is relevant, valid, and reliable (**GAGAS 7.56**). Relevance refers to the extent to which evidence has a logical relationship with, and importance to, the issue being addressed and the time period of the issue being addressed. Validity refers to the extent to which evidence is based on sound reasoning or accurate information. Reliability refers to the consistency of results when information is measured or tested and includes the concepts of being verifiable or supported.

Like sufficiency, determining whether evidence is appropriate is a matter of professional judgment. **GAGAS 7.60-7.64** provides the following guidance:

- Evidence obtained when internal control is effective is generally more reliable than evidence obtained when internal control is weak or nonexistent.
- Evidence obtained through the auditors' direct physical examination, observation, computation, and inspection is generally more reliable than evidence obtained indirectly.
- Examination of original documents is generally more reliable than examination of copies.
- Testimonial evidence obtained under conditions in which persons may speak freely is generally more reliable than evidence obtained under circumstances in which the persons may be intimidated.
- Testimonial evidence obtained from an individual who is not biased and has direct knowledge about the area is generally more reliable than testimonial evidence obtained from an individual who is biased or has indirect or partial knowledge about the area.
- Evidence obtained from a knowledgeable, credible, and unbiased third party is generally more reliable than evidence from management of the audited entity or others who have a direct interest in the audited entity.

☑ **TIP . . .** The news media—newspapers, magazines, radio, television, and equivalent Internet-based outlets—are useful sources of background information on activities under audit. However, these sources should not be used to support findings.

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- Testimonial evidence may be useful in interpreting or corroborating documentary or physical information. Auditors should evaluate the objectivity, credibility, and reliability of the testimonial evidence. Documentary evidence may be used to help verify, support, or challenge testimonial evidence.
- Surveys generally provide self-reported information about existing conditions or programs.
- When sampling is used, the method of selection that is appropriate will depend on the audit objectives.
- When auditors use information gathered by officials of the audited entity as part of their evidence, they should determine what the officials of the audited entity or other auditors did to obtain assurance over the reliability of the information. The auditor may find it necessary to perform testing of management's procedures to obtain assurance or perform direct testing of the information.

In addition, **GAGAS 7.65** states that auditors should assess the sufficiency and appropriateness of computer-processed information regardless of whether this information is provided to auditors or auditors independently extract it. The nature, timing, and extent of audit procedures to assess sufficiency and appropriateness is affected by the effectiveness of the entity's internal controls over the information, including information systems controls, and the significance of the information and the level of detail presented in the auditors' findings and conclusions in light of the audit objectives. See standard 7.2.2.2 for further information.

The GAGAS also provides supplemental guidance (Appendix I of the standard) to aid the auditor in assessing the appropriateness of evidence.

7.3.2.2 Elements of a Finding

Auditors should plan and perform procedures to develop the elements of a finding necessary to address the audit objectives. In addition, if auditors are able to sufficiently develop the elements of a finding, they should develop recommendations for corrective action if they are significant within the context of the audit objectives (see standard 7.4.2.4h). (**GAGAS 7.72**)

The elements of a finding are commonly understood to be criteria, condition, cause, and effect. However, not all audits require that each element be

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developed. The elements that will be needed for a finding depend entirely on the objectives of the audit. For example, if an audit objective is descriptive (e.g., to determine how many people have applied for, and been deemed eligible for, a particular program) the elements of cause and effect would not have to be developed.

In most SAO audit engagements, the development of audit findings is best measured by comparing what is (condition) with some standard of what should be (criteria). If there is a difference between what is and what should be then the auditor should answer why (cause) this has occurred and measure the significance or impact (effect) of the discrepancy. If the developed finding meets all acceptable standards it will be logical and reasonable, and it will provide a means to motivate corrective action. If something is missing, the finding may be disputed, or it may result in grudging action or no action at all. Findings that properly include these elements will represent a strong argument for corrective action.

7.3.2.2a Criteria: what should be

Criteria identify the required or desired state or expectation with respect to the program or operation. Auditors should use criteria that are relevant to the audit objectives and permit consistent assessment of the subject matter. (GAGAS 7.37)

Criteria can come from a variety of places. **GAGAS 7.38** provides the following examples of criteria that may be relevant to an audit depending upon the engagement's objective.

- Authoritative sources, such as laws or regulations.
- Policies, procedures, instructions, manuals, or directives established by the audited entity.
- Technically developed standards or norms.
- Expert opinions.
- Customer requirements.
- Prior periods' performance (trends).

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- Defined business practices (e.g., bills to be paid within 30 days).
- Contract or grant terms.
- Performance of other entities or sectors used as defined benchmarks.

If the audit team believes that the audited entity may not agree with the criteria chosen or if it may be controversial, the team is urged to discuss the criteria with the entity as early as possible. Such discussions have the benefit of possibly heading off future disputes or at least obtaining insight into opposing arguments.

7.3.2.2b Condition: what is

GAGAS 7.74 defines condition as a situation that exists. The gathered information should be sufficient, competent, and relevant, and able to withstand challenge. The auditee may disagree with an SAO auditor's interpretation, but if the condition is properly identified and documented, the auditee will have no reasonable basis to disagree with the facts that the auditor has gathered.

7.3.2.2c Cause: why

The cause identifies the reason or explanation for the condition or the factor or factors responsible for the difference between the situation that exists (condition) and the required or desired state (criteria). (**GAGAS 7.75**) For example, cause would explain why standards were not followed, goals were not met, or objectives were not attained. Possible causes are (1) poorly designed policies, procedures, or criteria; (2) inconsistent, incomplete, or incorrect implementation; (3) lack of training or communications; (4) deficiencies in program design or structure, (5) deficiencies in internal control, or (6) factors beyond the control of program management. Keep in mind that the causes of deficient program performance can be complex and involve multiple factors. The auditor may not be able to easily or always identify the cause on their own and might consult auditee management for their opinion as to what has caused the observed condition.

7.3.2.2d Effect: what happened or could happen

The effect is a clear, logical link to establish the impact or potential impact of the difference between the situation that exists (condition) and the required or desired state (criteria). The effect or potential effect identifies the outcomes

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or consequences of the condition. (**GAGAS 7.76**) Namely, assuming that all of the relevant facts are as represented, what is the result and significance of the finding? Who or what organization is being harmed, and how badly? Which agency goals and objectives are not being met, or are costing more money or effort than they should? Effect is the element needed to convince auditees and higher government management that the undesirable condition, if permitted to continue, will cause harm and would cost more than the action needed to correct the problem. The effect is often called the “so what” factor.

A type of effect is questioned costs. A finding may include questioned costs in those cases in which the auditee has not complied with the provisions of laws, regulations, contracts or other agreements. Such non-compliance can result in the disallowance of costs claimed or the imposition of other sanctions by the grantor agency. The four types of questioned costs are as follows:

- Undocumented costs are those costs charged to a contract or grant for which adequate detailed documentation does not exist.
- Unallowable costs are those specifically unallowable under general or special contract or award conditions or instructions.
- Unapproved costs are those costs not provided for in the approved contract or grant budget, or costs for which the grant or contract provisions or applicable cost principles require the awarding agency’s approval, but for which the auditor finds no evidence of approval.
- Unreasonable costs are those incurred that may not reflect the actions that a prudent person would take in the circumstances.

7.3.2.3 Audit Documentation

Audit documentation is an essential element of audit quality. Such documentation consists of individual documents that document the work performed and the evidence that supports the product, including the findings, conclusions, and recommendations. Audit documentation serves to (1) provide the principal support for the auditors’ report, (2) aid auditors in planning, conducting, and supervising the audit, and (3) allow for the review of audit quality.

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Auditors must prepare audit documentation related to planning, conducting, and reporting for each audit. Audit documentation should be prepared in sufficient detail to enable an experienced auditor,²⁵ having no previous connection to the audit, to understand from the audit documentation the nature, timing, extent, and results of audit procedures performed, the audit evidence obtained and its source and the conclusions reached, including evidence that supports the auditors' significant judgments and conclusions. Auditors should prepare audit documentation that contain support for findings, conclusions, and recommendations before they issue their report. (**GAGAS 7.77**)

Auditors should design the form and content of audit documentation to meet the circumstances of the particular audit (**GAGAS 7.78**). The goal is to prepare workpapers that stand alone and do not require verbal explanation so to (1) ease supervisory review and result in fewer review points and (2) make referencing much easier and more efficient. Moreover, if the SAO receives a public records request for workpaper copies, poorly executed audit documentation would not reflect well on the office and could cause an external party to question the basis for our findings.²⁶

7.3.2.3a Evidentiary Files

Every performance audit report must have evidentiary file(s) as part of its audit documentation. The evidentiary files contain the individual documents that collectively constitute the documentation of the audit work performed. The quantity, type, and content of evidentiary audit documentation are a matter of the auditors' professional judgment (**GAGAS 7.78**). However, at a minimum, **GAGAS 7.80** requires that auditors document:

- the objectives, scope, and methodology of the audit;

²⁵An experienced auditor means an individual (whether internal or external to the audit organization) who possesses the competencies and skills that would have enabled him or her to perform the performance audit. These competencies and skills include an understanding of (1) the performance audit processes, (2) GAGAS and applicable legal and regulatory requirements, (3) the subject matter associated with achieving the audit objectives, and (4) issues related to the audited entity's environment.

²⁶In addition, other auditors may ask to review the SAO's audit documentation. **GAGAS 7.83** states that, subject to applicable laws and regulations, auditors should make appropriate individuals, as well as audit documentation, available upon request and in a timely manner to other auditors or reviewers.

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- the work performed to support significant judgments and conclusions, including descriptions of transactions and records examined;
- evidence of supervisory review, before the audit report is issued, of the work performed that supports findings, conclusions, and recommendations contained in the audit report.

☑ TIP . . . GAGAS does not require auditors to include copies of documents they examined as part of the audit documentation, nor are they required to list detailed information from those documents. Instead, the audit team may list file numbers, case numbers, or other means of identifying the specific documents examined. However, it is recommended that copies of exceptions be kept as part of the evidentiary file.

The form of audit documentation varies widely, but the following guidelines should be followed:

- For audit documents prepared by SAO staff, the first page contains, among other things, the name of the preparer, the date of preparation, and if not otherwise evident from the documentation, the title and a clear statement of purpose.
- For documents obtained from entities external to SAO, the first page of the document includes, for example, the source (e.g., web page URL with the date obtained or the agency point of contact), the name and date of the SAO person who placed the document in the workpapers, and if not otherwise evident from the documentation, the title, and a clear statement of purpose.

The following are additional guidelines related to the preparation of evidentiary audit documentation:

- Use a logical indexing scheme to organize the workpapers.
- Do not include extraneous notes or comments in audit documentation.
- Reconcile or explain conflicting information in the workpapers so that there is no doubt why the auditor is relying on one piece of evidence and not another.
- Include cross references to other audit documentation as applicable. This is especially important when the audit documentation is an analysis or summary prepared by an SAO auditor based on other documents within the workpapers.
- Foot and crossfoot (or validate spreadsheet formulas) all quantitative data that is being relied upon.

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- If tick marks are used on the workpaper, include a legend on the document.
- Limit documentation to those that are required to support the audit report. There is no need to keep in the evidentiary files all documentation received during the course of an audit.
- Include a table of contents in the front of every binder.

See standard 7.4.2.5 for information on indexing audit documentation.

GAGAS 7.81 states that when auditors do not comply with applicable GAGAS requirements due to law, regulation, scope limitations, restrictions on access to records, or other issues impacting the audit, the auditors should document the departure from the GAGAS requirements and the impact on the audit and on the auditors' conclusions. This applies to departures from both mandatory requirements and presumptively mandatory requirements ("musts" and "shoulds") when alternative procedures performed in the circumstances were not sufficient to achieve the objectives of the standard.

7.3.2.3b Administrative File

Every performance audit report must have an administrative file as part of its audit documentation. The administrative file is the principal means of support that the audit was performed in accordance with GAGAS. Appendix 7.8 provides a checklist of the documentation that would normally be included in the administrative file.

7.3.2.4 Supervision and Review

Audit supervision involves providing sufficient guidance and direction to staff assigned to the audit to address the audit objectives and follow applicable standards, while staying informed about significant problems encountered, reviewing the work performed, and providing effective on-the-job training (**GAGAS 7.53**). See Chapter 3 for the elements of supervision that address staff performance, like the development of performance reviews. This section is concerned with ensuring that there is adequate supervision of the engagement and that reviews are documented by the audit manager and management.

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☑ **TIP . . .** It is strongly urged that documentation of supervisory review of individual audit workpapers occur prior to a draft report being sent for comment.

☑ **TIP . . .** Supervisory points can be removed once agreement has been reached regarding their disposition. Supervisor signoff on the workpaper indicates that this agreement has been reached.

Audit Manager

The audit manager is a key part of ensuring a quality audit. As such, s/he is principally responsible for ensuring that the audit is planned and executed in conformance with GAGAS and is responsible for the day-to-day supervision of the audit.

Before the audit report is issued, the audit manager (or designee) must review individual audit documents to determine whether they are complete, accurate, clear, and understandable. Workpapers prepared by the Audit Manager will be reviewed by the Chief Auditor. If the Chief Auditor is the preparer of the workpaper, supervisory review will be conducted by another SAO manager, as designated by the State Auditor or Deputy State Auditor.

Supervisory review of individual audit documents enables supervisors to identify any need for collecting additional evidence and to provide feedback to staff on their performance. The manager or designee may use his or her professional judgment to determine the nature and extent of the supervisory review needed for individual audit documents, taking into account the experience and subject-matter knowledge of the staff who prepared the documents. The audit manager or designee should indicate evidence of review by signing (or initialing) and dating the front of each workpaper.

Management

SAO management (e.g., State Auditor, Deputy State Auditor, and Chief Auditor) are responsible for overseeing and monitoring the audit and is a key component to the Office's quality assurance process. SAO management demonstrates its oversight of the engagement through participation in key meetings throughout the audit, such as the design meeting. Appendix 7.9 is an approval form that is used throughout the course of the audit to indicate that management has reviewed and agreed with the audit choices being made.

In addition, on an as needed basis throughout the course of the engagement, management meets with the audit team to obtain information on the status of the engagement and ensure that it is on-track. The Chief Auditor is responsible for tracking the progress of performance audits for the SAO and for calling status meetings.

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7.3.2.5 Exit Conference

✓ **TIP . . .** An effective exit conference strategy is to provide a “fact sheet” to the attendees ahead of the meeting that can be used to guide the discussion.

The audit team should hold an exit conference with the audited entity after it has developed its findings and prior to issuing the report (unless the auditee waives this meeting). The purpose of the exit conference is to communicate the SAO’s findings as well as to confirm that the critical facts and key information used to formulate analyses and findings are current, correct, and complete.

The timing and form of the exit conference is left to the professional judgment of the audit team. The State Auditor and Deputy State Auditor should be invited to the exit conference, but attendance is at their prerogative. The results of the exit conference should be documented.

7.3.2.6 Terminating Audits Prior to Completion

In unusual circumstances the SAO may terminate an audit engagement prior to its completion (e.g., higher priority work, data reliability problems, potential or ongoing litigation). The decision to terminate an audit prior to completion rests with the State Auditor.

The SAO may choose to issue a report that communicates the results of its audit to date if evidence has been collected to complete the relevant elements of a finding. Since the audit has been terminated prior to completion, normally the audit objective in the report would reflect the more limited approach and the audit team would limit the conclusions drawn accordingly. Termination of an audit prior to its completion does not negate the need to ensure that sufficient, appropriate evidence is gathered to support the findings, conclusions, and recommendations in any report that is issued.

GAGAS requires that if an audit is terminated before it is completed and an audit report is not issued that auditors document the results of the work to the date of termination and why the audit was terminated. Determining whether and how to communicate the reason for terminating the audit to those charged with governance, appropriate officials of the audited entity, the entity contracting or requesting the audit, and other appropriate official will depend on the facts and circumstances and, therefore, is a matter of professional judgment. (**GAGAS 7.49 and 8.06**)

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7.4 Reporting

7.4.1 GAGAS Citation

Auditors must issue audit reports communicating the results of each completed performance audit. **(GAGAS 8.03)** Auditors should use a form of the audit report that is appropriate for its intended use and is in writing or in some other retrievable form. The users' needs will influence the form of the audit report. Different forms of audit reports include written reports, letters, briefing slides, or other presentation materials. **(GAGAS 8.04)**

The purposes of audit reports are to (1) communicate the results of audits to those charged with governance, the appropriate officials of the audited entity, and the appropriate oversight officials; (2) make the results less susceptible to misunderstanding; (3) make the results available to the public, as applicable; and (4) facilitate follow-up to determine whether appropriate corrective actions have been taken. **(GAGAS 8.05)**

Auditors should prepare audit reports that contain (1) the objectives, scope, and methodology of the audit; (2) the audit results, including findings, conclusions, and recommendations, as appropriate; (3) a statement about the auditors' compliance with GAGAS; (4) a summary of the views of responsible officials; and (5) if applicable, the nature of any confidential or sensitive information omitted. **(GAGAS 8.08 and 8.09)**

Audit organizations should distribute audit reports to those charged with governance, to the appropriate officials of the audited entity, and to the appropriate oversight bodies or organizations requiring or arranging for the audits. As appropriate, auditors should also distribute copies of the reports to other officials who have legal oversight authority or who may be responsible for acting on audit findings and recommendations, and to others authorized to receive such reports.²⁷ If the subject of the audit involves material that is classified for security purposes or contains confidential or sensitive information, auditors may limit the report distribution. Auditors should document any limitation on report distribution. **(GAGAS 8.43)**

²⁷If after the report is issued, the auditors discover that they did not have sufficient, appropriate evidence to support the reported findings or conclusions, they should communicate with those charged with governance, the appropriate officials of the audited entity, and the appropriate officials of the organizations requiring or arranging for the audits, so that they do not continue to rely on the findings or conclusions that were not supported. If the report was previously posted to the auditors' publicly accessible website, the auditors should remove the report and post a public notification that the report was removed. The auditors should then determine whether to conduct additional audit work necessary to reissue the report with revised findings or conclusions. **(GAGAS 8.07)**

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7.4.2 SAO Standard

7.4.2.1 Product Types

The SAO adheres to the principals of transparency and accountability. Accordingly, the office's general rule is that the results of performance audits will be made available to the public in written reports that are available in hard copy and on our web site.²⁸ Written reports shall be produced using the SAO template described in section 7.4.2.4.

In certain circumstances the SAO may elect to communicate its findings through a briefing or in a letter to a requester (e.g., Governor or General Assembly) or the audited entity's official.²⁹ These circumstances will be generally limited to those occasions (1) when it is critical that findings be conveyed quickly in order for the audit to meet the timing needs of the requester or that corrective actions be initiated immediately or (2) the audit objectives are so narrow and the findings so insignificant and non-controversial that a formal report would not add to the public discourse. State Auditor approval in writing (e-mail is acceptable) is required for all decisions not to issue a written report. This approval should be kept as part of the audit documentation file.

In addition, see standard 7.4.2.10 for how the SAO will deal with reporting of confidential or sensitive information.

7.4.2.2 Report Quality

SAO audit reports are required to explicitly address each of the engagement's objectives. Reports must provide the reader with sufficient appropriate evidence to (1) demonstrate that the audit has drawn the appropriate conclusions related to each objective, (2) explain the scope and methodology used to accomplish the work as well as any significant limitations or

²⁸**GAGAS 8.24 and 8.25** also requires auditors to report known or likely fraud, illegal acts, violations of contracts or grant agreements, or abuse directly to parties outside the audited entity when management fails to (1) satisfy legal or regulatory requirements to report such information to external parties specified by law or regulation or (2) take timely and appropriate steps to respond to known or likely fraud, illegal acts, violations of provisions of contracts or grant agreements and, in some circumstances, abuse. Auditors should obtain sufficient, appropriate evidence, such as confirmation from outside parties, to corroborate assertions by management of the audited entity that it has reported such findings in accordance with laws, regulations, and funding agreements. When auditors are unable to do so, they should report such information directly (**GAGAS 8.26**).

²⁹This section does not apply to audits that are terminated before completion. In these cases, PSM section 7.3.2.6 applies.

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☑ **TIP . . .** The audit team should think about report considerations throughout the course of the audit. Such considerations should influence decisions on audit objectives, scope, methodology, and the sufficiency and appropriateness of evidence as these decisions directly relate to what can be reported.

uncertainties related to the audit evidence, and (3) provide sufficient background and finding information to be responsive to users' needs.

GAO has published supplemental guidance to the Yellow Book that lays out seven elements of a quality product, which the SAO has adopted (**GAGAS A8.02**). The audit team should review and consider these elements carefully when developing the audit report.

1. *Accurate:* An accurate report is supported by sufficient, appropriate evidence with key facts, figures, and findings being traceable to the audit evidence. Reports that are fact-based, with a clear statement of sources, methods, and assumptions so that report users can judge how much weight to give the evidence reported, assist in achieving accuracy. Disclosing data limitations and other disclosures also contribute to producing more accurate audit reports. Reports also are more accurate when the findings are presented in the broader context of the issue.
2. *Objective:* Objective means that the presentation of the report is balanced in content and tone. A report's credibility is significantly enhanced when it presents evidence in an unbiased manner and in the proper context. This means presenting the audit results impartially and fairly. The tone of reports may encourage decision makers to act on the auditors' findings and recommendations. This balanced tone can be achieved when reports present sufficient, appropriate evidence to support conclusions while refraining from using adjectives or adverbs that characterize evidence in a way that implies criticism or unsupported conclusions. The objectivity of audit reports is enhanced when the report explicitly states the source of the evidence and the assumptions used in the analysis.
3. *Complete:* Being complete means that the report contains sufficient, appropriate evidence needed to satisfy the audit objectives and promote an understanding of the matters reported. It also means the report states evidence and findings without omission of significant relevant information related to the audit objectives. Providing report users with an understanding means providing perspective on the extent and significance of reported findings, such as the frequency of occurrence relative to the number of cases or transactions tested and the relationship of the findings to the entity's operations. Being complete also means clearly stating what was and was not done and explicitly describing data limitations, constraints imposed by restrictions on access to records, or other issues.
4. *Convincing:* Being convincing means that the audit results are responsive to the audit objectives, that the findings are presented persuasively, and

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that the conclusions and recommendations flow logically from the facts presented.

☑ **TIP . . . It can be challenging to reconcile the need to be concise with the other report quality elements. The judicious use of appendices for technical details can help in achieving balance between the report quality elements and make for a more reader-friendly product.**

5. *Clear*: Clarity means the report is easy for the intended user to read and understand. Preparing the report in language as clear and simple as the subject permits, assists auditors in achieving this goal. Use of straightforward, non-technical language is helpful to simplify presentation. Defining technical terms, abbreviations, and acronyms that are used in the report is also helpful. Logical organization of material, and accuracy and precision in stating facts and in drawing conclusions assist in the report's clarity and understanding. Effective use of titles and captions and topic sentences makes the report easier to read and understand. Visual aids (such as pictures, charts, graphs, and maps) may clarify and summarize complex material.
6. *Concise*: Being concise means that the report is not longer than necessary to convey and support the message. Extraneous detail detracts from a report, may even conceal the real message, and may confuse or distract the users.
7. *Timely*: To be of maximum use, providing relevant evidence in time to respond to officials of the audited entity, legislative officials, and other users' legitimate needs is the auditors' goal. Likewise, the evidence provided in the report is more helpful if it is current.

7.4.2.3 Message Meetings

☑ **TIP . . . Consider drafting the Highlights page for the message meeting. The discipline needed to boil down the findings into a 1 or 2 page document can help focus the audit team on its most important points.**

Before the report is drafted, a message meeting shall be held in order to ensure that management is aware of upcoming reports and to limit future rework by addressing issues or concerns before a significant writing commitment has occurred. The meeting participants should include the audit team, the State Auditor, Deputy State Auditor,³⁰ the Chief Auditor, and applicable internal stakeholders. The message consists of the significant findings resulting from SAO's work related to the objectives of the engagement and, where applicable, conclusions and recommendations for actions to correct problems and improve operations. 2-3 days prior to the meeting, the audit team should provide the participants with a short document (no more than one page per objective) summarizing the expected findings, conclusions and recommendations.

³⁰Each of these individuals should be invited to the meeting and provided with the meeting materials. Although it is preferable that the meeting be held with all participants, if it is not possible, comments on the material and audit team's plans may be provided separate from the meeting.

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During the message meeting, the participants should reach a general consensus as to:

- Product type.
- Timing of report.
- Decision on who the report reviewers will be. At a minimum, a “cold reader” will be identified to perform a detailed review of the product as discussed in PSM section 7.4.2.6.
- Decision on when the State Auditor would like to review the draft report (e.g., concurrently with, or after, the Deputy State Auditor).
- Whether the audit objectives were met and, if not, whether the objectives need to be revised or additional audit work performed.
- Whether the evidence gathered meets GAGAS standards for being sufficient and appropriate and supports the proposed findings, conclusions, and recommendations.

Decisions made at the message meeting should be documented and included in the audit documentation file.

7.4.2.4 Report Structure and Required Elements

☑ **TIP . . . Refer to source materials as you write so that the product is tightly tied to the wording in the support (but it does not need to be verbatim).**

Our objective is to write a concise report that is easily understood without significant prior knowledge about the audit subject. Appendix 7.10 can be used by the audit manager and reviewers to evaluate draft reports.

The SAO has adopted a Word template that has required elements designed to help meet this objective. In addition, the template helps the SAO to achieve a consistent “look and feel” for the office’s audit reports. The template and instructions for its use can be found at s:\report tracking template folder. The most important elements of the SAO report structure are described below.

7.4.2.4a Title Page

The title of the report should reflect the message being communicated. It is preferable that the title proactively describes the overall finding rather than be a neutral statement of the program or entity that was audited. Nevertheless, the tone should be measured and not overstate the findings. Avoid hyperbole.

At the bottom of the Title page, the audit team should add a report number (the scheme is a two digit calendar year followed by a dash and the consecutive number, such as “08-12”). The audit team should consult the

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report tracking spreadsheet in s:\report tracking template folder to derive the report number to use. (The audit team must record the number that it is using in the spreadsheet so that it is not reused.) If the audit team is uncertain in which calendar year the report will be issued, it should wait until the report is about to be issued before obtaining the report number.

7.4.2.4b Table of Contents

The table of contents is a general outline of the audit report with page number references. It should list the Highlights page and all major captions in the document (Head1 in the template), appendices, figures, and tables with page numbers. A list of abbreviations should also be included when appropriate.

7.4.2.4c Introduction

The introduction should be short (no more than 1-2 pages) and is used to achieve three goals, to (1) capture the readers attention as to the importance of the issue (e.g., funding, critical citizen service), (2) list the audit objectives, and (3) provide short descriptions as may be needed for the reader to understand the Highlights section (e.g., technical terms or the entity's organizational structure referred to in the Highlights section that may not be readily known to the general reader).

☑ **TIP . . .** If your report contains a reference to a vendor product by name, don't forget to use the appropriate trademark symbol (i.e., ®, ™, or ©)

Particular attention should be paid to the audit objectives because the rest of the report flows from the objectives. The highlights page, findings, scope and methodology, conclusions, and recommendations should link directly to the objectives and be in the same order. Objectives should be stated clearly to tell the readers what aspects of the program, activity, or function the SAO assessed. When audit objectives are limited and broader objectives can be inferred by readers, the report should note that certain issues were outside the scope of the audit (footnotes may be used for this purpose).

Objectives should be stated in neutral terms so readers understand that the SAO gathered and analyzed data without bias (**GAGAS 8.10**). For example, instead of the objective being to “determine how much program x is behind schedule or above budget” it should be to “assess the extent to which program xyz is meeting schedule and cost goals” or to “whether program xyz is meeting its schedule and cost goals.”

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☑ **TIP . . . The Highlights section should not include facts that are not contained in the body of the report.**

☑ **TIP . . . Emphasize recommendations that flow from the Findings part of the Highlights section so that the reader can follow the link between objective, finding, and recommendation.**

7.4.2.4d Highlights

The highlights section conveys the “bottom line” message of the report. It is intended for the reader that will not take the time to read the whole report so it is important that it include only the most important points in the proper context. The Highlights section should be both concise and specific enough to convince the reader of the soundness of the message. Because it is intended for the busy reader, the Highlights section should be no more than 1-2 pages long. Graphics or tables can be an effective tool in the Highlights section to quickly convey a message to the busy reader.

The Highlights section includes three elements. First, “Audit Objectives” should list the objectives of the audit, which can be summarized or shortened from those used in the Introduction. Second, the “What We Recommend” section should summarize the types of recommendations being made (not all recommendations need to be listed, examples can be used). Third, “Findings,” should summarize the major points of the report. As a rule of thumb, there should be a paragraph for each objective in the Findings section. The goal of the first sentence in each findings paragraph is to “answer” the objective.

7.4.2.4e Background.

The purpose of the Background section is twofold, to (1) add necessary context to the report and (2) communicate the scope and methodology.

Deciding how much context is needed is largely a matter of professional judgment. It is a balancing act between providing readers with information that will help them understand the findings and cluttering the report with extraneous details. Consider the following when writing the background section:

1. Are there terms or concepts that need to be explained such as what they mean, where they originate, or the frequency of usage?
2. Does the reader need to understand the roles of various organizations as it relates to the topic?
3. Has the SAO issued other reports in this area that should be summarized?
4. Have other organizations issued reports or papers that provide information on the importance of the issue? For example, if fraud is a significant issue in the report, citing the Association of Certified Fraud

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Examiners' statistics on the types and prevalence of fraud schemes or estimated losses could emphasize the importance this issue.

☑ **TIP . . .** If the scope and methodology is large or very technical, consider including a short summary paragraph in the Background or Introduction section with a cross reference to an appendix that contains the detail.

The scope and methodology part of the Background section explains what work was or was not done to accomplish the engagement's objectives. Accordingly, this section should be ordered in the same manner as the report's objectives so to make the link clear to the reader. A general rule of thumb is that there should be at least one paragraph for each objective. (Also, although scope and methodology are described in separate paragraphs below, they are generally included together in the scope and methodology section, by objective.)

The scope should contain enough details to provide a sound basis for readers to assess the adequacy of coverage in relation to the objectives and the findings developed. The report should describe the scope of the work performed (including work on internal controls) and any limitations, including issues that would be relevant to likely users, so that they could reasonably interpret the findings, conclusions, and recommendations in the report without being misled. Auditors should also report any significant constraints imposed on the audit approach by information limitations or scope impairments, including denials of access to certain records or individuals. **(GAGAS 8.11 and 8.19)**

In reporting on the audit methodology, the product should specify the kinds and sources of evidence obtained. The report should explain how the completed work supports the audit objectives in sufficient detail to enable knowledgeable users of their reports to understand how the auditors addressed the audit objectives. **(GAGAS 8.13)** Other considerations for reporting on the audit's methodology are:

- Identify significant assumptions made in conducting the audit; describe comparative techniques applied; describe the criteria used; and, when sampling significantly supports the auditors' findings, conclusions, or recommendations, describe the sample design and state why the design was chosen, including whether the results can be projected to the intended population. **(GAGAS 8.13)**
- As applicable, explain the relationship between the population and the items tested; identify organizations, geographic locations, and the period covered; report the kinds and sources of evidence. **(GAGAS 8.12)**

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- Describe the limitations or uncertainties associated with the reliability or validity of evidence if (1) the evidence is significant to the report's findings and conclusions, and (2) such disclosure is necessary to avoid misleading the report's users about the findings and conclusions. (**GAGAS 8.15**)

The other critical element of the scope and methodology section is reporting on conformance with GAGAS. When all applicable elements of GAGAS are adhered to, the following statement must be included in the report.

“We conducted this performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.” (**GAGAS 8.30**)

If not all GAGAS requirements are followed, the report should include a modified GAGAS compliance statement to indicate the standards that were not followed or language that the audit did not follow GAGAS. (**GAGAS 8.31**)

Until directed by SAO management, the following modified GAGAS statement should be used in all SAO performance audit reports:

“Except for the exception described below, we conducted this performance audit in accordance with generally accepted government auditing standards, which require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. The standard that we did not follow requires that our system of quality control for performance audits undergo a peer review every three years. Because of fiscal considerations, we have opted to postpone the peer review of our performance audits until 2011. Notwithstanding this exception, we believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives”

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☑ **TIP . . .** Use descriptive headings rather than “Finding 1,” etc. If there are multiple elements to a finding, use the subheading styles in the report template (e.g., Head2) to help distinguish the parts.

☑ **TIP . . .**

- > Employ deductive writing.
- > Use topic sentences to summarize the paragraph’s main thought. Limit the paragraph to this main thought.
- > In general, use past tense.
- > Use active voice unless passive voice is necessary or desirable to provide variety.
- > Use titles, not names, of officials.
- > Use graphics whenever feasible.

7.4.2.4f Findings

Findings are facts established by sufficient, adequate evidence developed to meet the engagement’s objectives. They can be either positive or negative in nature (or some combination of both). What is essential is that they directly respond to each audit objective (and be presented in the same order) and represent an accurate, complete, and balanced³¹ picture of what was found in the audit. In almost all cases, the number of findings will correspond to the number of objectives. Each finding should have a major heading (Head1 in the template) that describes what was found.

The first paragraph of a finding or “charge paragraph” should directly respond to or “answer” the objective. It should also highlight the major elements of the finding (in the same order as the rest of the section). Such ordering and linkages aid the reader, particularly if s/he is interested in only part of a report.

Although findings are linked to the report’s objectives, an important consideration in deciding what to report are the GAGAS requirements that auditors report (1) deficiencies in internal control that are significant within the context of the objectives of the audit,³² (2) all instances of fraud, illegal acts unless they are clearly inconsequential within the context of the audit objectives, (3) significant violations of provisions of contracts or grant agreements, and (4) significant abuse. (**GAGAS 8.18, 8.21, 8.22**) If there are findings that relate to the above requirements that are not easily incorporated into a finding related to a preexisting objective, add a sentence directly after the objectives that states that the SAO is also reporting on other matters that came to its attention during the course of the audit for which it is required to report. These other matters would then be included at the end of the findings section.

Reports should present sufficient, appropriate evidence to support the findings. (**GAGAS 8.14**) The type and extent of evidence that is presented in

³¹Being balanced does not mean that there are an equal number of positive and negative comments. Instead, a balanced message presents sound and logical evidence to support conclusions; does not use adjectives or adverbs to characterize evidence in a way that implies criticism or conclusions by innuendo; and, where appropriate, recognizes positive aspects of the issues or programs audited.

³²When auditors detect deficiencies in internal control that are not significant to the objectives of the audit, they may include those deficiencies in the report or communicate those deficiencies in writing to officials of the audited entity unless the deficiencies are inconsequential considering both qualitative and quantitative factors. Auditors should refer to that written communication in the audit report, if the written communication is separate from the audit report. Auditors should document such communications. (**GAGAS 8.19**)

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the report is subject to professional judgment. However, the following guidelines should be adhered to in making these judgments.

- Findings should be in perspective by describing the nature and extent of the issues being reported and the extent of the work performed that resulted in the finding (**GAGAS 8.16**).
- Reports should disclose significant facts relevant to the objectives of their work and known to them which, if not disclosed, could mislead knowledgeable users, misrepresent the results, or conceal significant improper or illegal practices. (**GAGAS 8.17**)
- To give the reader a basis for judging the prevalence and consequences of these findings, the report should relate the instances identified to the population or the number of cases examined and quantify the results in terms of dollar value, or other measures, as appropriate. If the results cannot be projected, auditors should so state this in the report and limit their conclusions appropriately. (**GAGAS 8.16**)
- Limitations or uncertainties associated with the evidence should be disclosed if (1) the evidence is significant to the findings and conclusions within the context of the audit objectives and (2) such disclosure is necessary to avoid misleading the report users about the findings and conclusions. (**GAGAS 8.15**)
- If the evidence is testimonial the report should generally indicate the title or position type of the person(s) providing the information. For example, the report could state “according to the Director of IT Management” or “Interviews with staff accountants indicated that.” Indicating the source of evidence can be an effective way to inform the reader about the strength of the evidence underlying the report.
- The elements of a finding (criteria, condition, cause and effect) should be addressed in every finding unless a particular element is not relevant to an objective (**GAGAS 8.14**). Standard 7.3.2.2 defines these elements while the following provides some guidance as to how to apply the elements in the report phase.

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Criteria

The report should specify the source of the criteria, such as the statute, grant terms, policies and procedures, expert opinion, or business practice that is being used in the evaluation. Although it is not always possible, it is preferable that the criteria cited in the report be linked to an independent and authoritative source (e.g., the entity's written policy, federal requirements, authoritative internal control guidelines, or best practices developed by organizations such as GAO, the Institute of Internal Auditors, other states, or a well respected private entity). Avoid using less compelling general terminology such as "good business practices" unless it is an obvious and well known practice, such as reconciling bank statements. Be cognizant that audit reports have a variety of readers, some of whom may not be familiar with the particular business practice or program under review and for which the citation of specific and authoritative criteria is more likely to make the finding more persuasive.

☑ **TIP . . . Audit teams are encouraged to use tables and graphics to concisely demonstrate deviations between the criteria and condition.**

Condition

The report should link the condition as directly as possible to the cited criteria.

Cause

Identifying the cause of a problem in the report can provide an effective bridge to a recommendation. For example, if the cause of a problem is that staff did not understand how to implement a particular policy then the cause should link directly to a recommendation related to providing training. In some cases it is not clear that there is a single reason that a problem exists. In such cases, the report should state that a variety of reasons were found and provide examples or state that a definitive explanation for a deficiency was not identified.

Effect

To the extent feasible, SAO reports will include quantitative as well as qualitative effect statements.

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☑ **TIP . . .** The Conclusion section should not introduce new facts (include only those facts that are in the body of the report).

7.4.2.4g Conclusions

GAGAS requires that audit reports contain conclusions, as applicable, based on the audit objectives and audit findings. **(GAGAS 8.27)** Report conclusions are logical inferences about the program based on the auditors' findings, not merely a summary of the findings. The strength of the conclusions depends on the sufficiency and appropriateness of the evidence supporting the findings and the soundness of the logic used to formulate the conclusions. Conclusions are stronger if they lead to recommendations and convince the knowledgeable user of the report that action is necessary.

7.4.2.4h Recommendations

If auditors are able to sufficiently develop the elements of a finding, they should provide recommendations for corrective action if they are significant within the context of the audit objectives **(GAGAS 8.14)**. In particular, auditors should recommend actions to correct problems identified during the audit and to improve programs and operations when the potential for improvement in programs, operations, and performance is substantiated by the reported findings and conclusions **(GAGAS 8.28)**.

Recommendations are the SAO's determination of what responsible officials should do to correct identified deficiencies or to enhance a program's effectiveness. The report should include only those recommendations that flow logically from the findings and conclusions are directed at resolving the cause of identified problems, and clearly state the actions recommended. **(GAGAS 8.28)** Recommendations should be feasible and a key consideration is whether the benefits would outweigh the costs. If the latter is questionable, consider whether there are alternative methods or mitigating controls that can be recommended instead.

If a specific course of action is apparent, that action is recommended. However, when more than one action is possible, the SAO should present the alternatives with their advantages and disadvantages.

Recommendations should be targeted to specific officials (by title) or bodies that are authorized to act on the information provided, such as agency officials or the General Assembly.

7.4.2.4i Management's Comments

Except in rare circumstances, SAO obtains comments on draft reports from relevant organizations (e.g., the audited entity or any organization for which a recommendation is being made)—see PSM section 7.4.2.7 for more

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information. When the audited entity and other directly affected parties provide either oral or written comments on draft SAO products, the audit team evaluates the comments and provides a summary in this section of the report.³³ The audit team should indicate in this section:

☑ **TIP . . . If management's comments are limited to technical corrections, then the report can simply indicate that the entity provided technical comments that were incorporated into the report, as applicable.**

- The title of the person who provided the comments.
- Whether the comments were written or oral.
- A summary of their comments, including whether the entity agreed or disagreed with our findings, conclusions, and recommendations (or did not indicate agreement or disagreement) and whether corrective actions are planned. For example, if the entity provides a series of corrective actions, the Management Comment section should so indicate and provide example(s) of the planned actions. However, if the entity states that it agrees with our findings but we do not believe that the planned actions adequately address our recommendations, we should note this disagreement in the report and indicate why we believe that our original recommendations should be followed. **(GAGAS 8.33 and 8.36)**
- That management's comments are reprinted in a designated appendix, if applicable **(GAGAS 8.33)**.

Auditors should also include in the report an evaluation of the comments, as appropriate **(GAGAS 8.34)**. For example, when the audited entity's comments are inconsistent or in conflict with the findings, conclusions, or recommendations in the draft report, or when planned corrective actions do not adequately address the auditors' recommendations, the auditors should evaluate the validity of the audited entity's comments. If the auditors disagree with the comments, they should explain in the report their reasons for disagreement. Conversely, the auditors should modify their report as necessary if they find the comments valid and supported with sufficient, appropriate evidence. **(GAGAS 8.36)** In the case of such disagreements, the heading of this section should be changed to "Management's Comments and Our Evaluation" to indicate that it is not just a summary of the comments received.

³³Management's comments should also be evaluated to determine whether changes to the other parts of the report are appropriate. Examples of such changes are the correction of errors, further clarification of a point, or information on actions planned or taken.

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In cases in which the audited entity states that it has completed the actions recommended in the draft report the recommendation should only be removed from the report if the audit team is able to validate that the action has been taken. In such cases the Management Comment section should clearly indicate that a recommendation was made in the draft and was removed only upon the entity's completion of the action. If the audit team does not have the time or resources to validate the action, it should keep the recommendation in the final report, note that the audited entity stated that it has completed the recommendation, and state that this assertion was not audited and that the SAO is not expressing an opinion on whether the entity has implemented the recommendation.

If the audited entity refuses to provide comments or does not provide them in a timely manner, the report should indicate that the entity was provided the opportunity to respond and did not provide comments. (**GAGAS 8.37**) See standard 7.4.2.7 for the SAO's requirements pertaining to obtaining management's comments.

7.4.2.4j Appendices

Appendices provide information additional to that contained in the audit report. Information that is essential to the report should not be in an appendix. Examples of information appropriate for an appendix include a glossary of terms, a description of research methodology, lengthy tables, and survey instruments.

All appendices should be referenced in the body of the report, which should be clear as to why the appendix is being included. Appendices should be in the same order in which they are ordered in the report. The first appendix mentioned in the report becomes Appendix I, the second is Appendix II, and so forth. Because the Management Comment section is the last section in the body of the report, the reprint of the comments are generally also the last appendix.

7.4.2.5 Indexing and Referencing

To a great extent, the credibility of SAO products—the credibility of SAO itself—depends on the quality of these documents, which in turn, depends on our internal quality controls. The indexing and referencing processes are a key part of this quality control process. Indexing is the process of annotating a draft product and the audit documentation to identify specific sources of information used to support the content. Referencing is the process of checking the information in the report against the cited indexes to confirm

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✓ TIP . . . Consider holding the exit conference after the document is largely indexed or is being referenced when you are in a better position to know what information in the report needs additional support or confirmation, which can then be gathered during the conference.

that the report accurately reflects the facts and opinions in the cited sources. Ultimately the audit team is responsible for ensuring that the evidence is sufficient and appropriate and accurately reflected in the audit report, but the referencer plays an important quality control role that reduces the likelihood of error or unsupportable conclusions.

Indexing and referencing are intended to ensure that all SAO products (1) meet the highest standards for accuracy and (2) are consistent with the evidence gathered. Accordingly, the purpose of indexing and referencing is to check whether the draft product contains any errors in fact or obvious weaknesses in logic or reasoning. Our work often comes under the close scrutiny of others, and we may be challenged by the audited entity or by others. Indexing and referencing enables the SAO to find and correct errors in its draft products so that they hold up to such scrutiny. In addition, we should always keep in mind that our products are public documents and that we are accountable to the public as well as to the audited entity to ensure that we do not publish inaccurate information.

Indexing and referencing is typically conducted twice. First, before the product is sent to the audited entity for comment and then after management's comments are received and incorporated into the draft document. Regarding the latter, only changes have to be indexed and referenced. Factual changes to the post-management comment draft can be highlighted and a note put on the cover of the document that only the highlighted sections were indexed and referenced.

Indexing

Before a draft is approved and sent to an entity for comment, the audit team should have support for everything in the product. This support is contained in the audit documentation, which is organized so that each document has a unique index code. This index code and a page number may be electronically embedded in the draft or handwritten in the left margin of the hard copy to show the location of the documentation that supports each statement in the draft.

When indexing a draft product, each statement in the draft is annotated with the index code from the document used to support the point made. Some paragraphs may have only one index code, while some sentences, or phrases within sentences, may have several codes. Sufficient sources should be provided so that the referencer can read the sources provided and readily see the support.

✓ TIP . . . Index the report (or at least indicate support for statements) as it is being written by utilizing the Word "Comment" feature. Be aware of where comments are located so that they are not inadvertently deleted as changes are made.

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Key considerations when indexing are:

- Make it easy for the referencer to find support. To indicate the exact location of support, mark the margin with a vertical red line or highlight the portion of the page. If a page is used to support multiple factual statements, consider using a letter, like “R-1,” “R-2,” and so forth, in the margin of both the workpaper and the indexed version of the report to indicate the specific location of evidence on a page.
- Index Highlights, Conclusions, and Recommendations to the relevant sections of the report rather than to the original support. This helps ensure that the report contains consistent information and that conclusions and recommendations have been adequately supported by the body of the report. Similarly, summary statements at the beginning of finding sections or paragraphs (also called “charge paragraphs”) can be supported by the use of “see below” or “see p. x”) to indicate that the support can be found later in the report.
- The news media—newspapers, magazines, radio, and television—are useful sources of background information on activities under review. However, these sources generally are not used as the main or sole support for factual statements as they may not be reliable. Such sources should only be used as part of indexing if the statement being supported references that a topic has been in the news.
- Factual statements (for example, dates or amounts) made during interviews should be backed up by documentation, which then should be used as the support instead of the interview.
- E-mails without supporting documentation should be treated as testimonial evidence, which then needs to be corroborated as appropriate.
- If interviews serve as sole support, the draft should attribute the information to the relevant official and identify that official’s role (for example, the chief information officer or the official responsible for monitoring...). Use of the term “officials” must be supported by statements from more than one individual.

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☑ **TIP . . . Print all sources and formulae used to generate calculations for the referencer. If the team uses an electronic spreadsheet from an entity, this information is embedded. If the team get a hard copy of a complex spreadsheet from an agency, ask them to print the formulae.**

- Be cognizant that information on the Internet is not always kept up-to-date. If evidence from the Internet is a piece of critical support, consider corroborating that it is the current version and indicating on the document how such corroboration was accomplished.
- It is preferable that calculations generated by the SAO or an outside entity be verified before being submitted to the referencer. The verifier needs to indicate that the information is correct by (1) placing a checkmark or tick mark next to each calculation verified and (2) noting on the document his or her initials and the date.
- If the information in the report is a summary from many sources, a summary-level workpaper is oftentimes the most effective and efficient indexing mechanism. Summary workpapers should (1) indicate who did the analysis and the date it was completed, (2) be cross-indexed to the original sources of the information, (3) have column and row labels, headings, conclusion statements, or all of these, which link directly to draft language being supported, (4) include an explanation of the methodology used, if not obvious (e.g., formulas, calculations, and ranges used in calculations), (5) include checkmarks or tick marks from tracer/verifier (with a legend), and (6) indicate who performed tracing/verifying and the date completed.
- Indexing a negative statement can be challenging. If the statement in the report is that a document or process does not exist, it can be indexed to an interview or exit conference confirmation. If the statement is that a document does not contain certain information, an auditor's note can be written on the front page of the document, with the name of the auditor who reviewed it and the date, indicating that upon review, the document did not contain the applicable information. Alternatively, a record of analysis can be used that cross-indexes the documents that were reviewed and what was or was not found.
- Limit the use of "SAO Opinion" as the index source. Opinion should be limited to criteria or standards of what should be, based on expert knowledge or the consequence of not complying with a standard, such as the consequence of failing to establish internal controls. "SAO Opinion" should never be used to assert a statement of fact.

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- If a statement in the report is simply a declaration of what the SAO did not do as part of an audit, “SAO Assertion” can be used as an index.

See appendix 7.11 for a checklist of items to consider when indexing a report.

Referencing

Once a draft is fully indexed, referencing can begin. It is SAO’s preferred practice that the documentation, referencing, and other quality assurance processes be completed before a draft of the product is provided to the entity and/or other affected parties for comment. Completing the quality assurance processes before sending a draft product out for comment is desirable so that external parties receive as accurate a product as possible. In addition, it helps focus the external parties on the main points rather than on small inaccuracies or inconsistencies that have not yet been corrected. In any event, referencing should take place before the SAO product is issued.

Referencing should be completed by an auditor independent of the audit. The independent auditor chosen to reference an audit report is required to have completed indexing and undergone referencing on at least two products. The Chief Auditor will assign referencers.

In its broadest sense, the referencer reviews the indexed draft and compares it to the source documents in the audit documentation for accuracy. In particular, the referencer should:

☑ TIP . . . It is recommended that the referencer read the entire report before starting the referencing process to gain perspective on the issue being reported.

- Determine whether sufficient and appropriate evidence is present to support the product’s findings, conclusions, and recommendations.
- Confirm the presence of evidence of supervisory review.
- Raise any concerns they may have about whether the product’s conclusions and recommendations flow logically from the evidence supporting them.
- Check that every statement of fact, figure, and date is supported by documentation and is correctly reported in the draft product. Generally, the referencer does not recheck the accuracy of summarized spreadsheet data in the audit documentation if there is evidence that the data have been traced and verified by someone other than the preparer. However, the referencer should understand the

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☑ **TIP . . .** An effective way to indicate that statements have been checked is to use a red pencil for all referencing marks and for writing point numbers on the form. Tick marks (~) over key items, names, titles, numbers, and dates signify that it was read, is spelled correctly, and is adequately supported.

rationale and the methodology for preparing the spreadsheets and be satisfied that they are appropriate.

- Foot and cross-foot all numbers that appear in the report.
- Check that the evidence in the audit documentation adequately supports the findings. The referencer should be alert to and comment on pertinent evidence in the audit documentation that either contradicts or calls into question facts, statements, or conclusions in the product.
- Check that draft product(s) used as support have been referenced and all comments cleared.
- Check that text and accompanying graphics or tables are consistent;

Referencers need not look to find a word-for-word match between the product and the supporting documentation. However, the referencer must ensure that the changes made by the team do not alter the meaning of the cited evidence. Referencers also should not raise editing issues as points unless they are significant enough to affect the report's message. (However, referencers are encouraged to communicate editing or formatting issues informally.)

☑ **TIP . . .** The referencer should make sure to leave enough space for the audit team to respond to the points.

The referencer should write a "point" if there is inadequate support for a statement in the cross-referenced workpaper or some other problem with the product has been found. Points should be numbered consecutively, and placed in the report, next to the line with the problem. The same point number should be written on a Referencing Review Sheet (see appendix 7.12), along with a brief description of the problem (this may be recorded either electronically or manually on the Referencing Review Sheet).

Referencer points should be resolved prior to the final product being issued. The audit team should respond to each point by documenting how the referencer's comments were resolved. The team annotates the referencer's comments on the Referencing Review Sheet to provide additional documentation indexes, clarify references, explain the issue, or indicate that report changes were made. The draft is also annotated to indicate any insertions or deletions that may be needed to resolve referencing comments. The referencer reviews the responses of the audit team to the initial

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☑ **TIP . . . One way to indicate that a point has been cleared is to place a large red “I” in the middle of the cleared point on the Referencing Review Sheet to make it easier to see which points are still outstanding.**

referencing comments and indicates his or her agreement or disagreement on the Referencing Review Sheet, including his or her initials and date.

It is expected that the vast majority of points will be resolved between the referencer and the audit team. However, occasionally an issue cannot be resolved between the parties.³⁴ In this case, the Chief Auditor has the authority to pass on unresolved or open comments.³⁵ Passing on a referencing comment means that the audit team has rejected the referencer’s comment based on their subject knowledge and expertise. The audit team documents the basis for their decision to pass on the comment(s) on the page of the Referencing Review Sheet where the referencer’s comment was made. The Chief Auditor indicates his or her concurrence by initialing the audit team’s decision.

When referencing is complete and before the draft is issued (either for management’s comments or in final form), somebody on the audit team should be designated to make sure that all agreed upon changes were made.

Appendix 7.13 contains a checklist that the referencer should review before finalizing referencing to ensure that all elements are completed.

7.4.2.6 Report Review Process

The SAO’s report review process is a key quality assurance process to ensure that the report message is timely, complete, accurate, objective, convincing, clear, and concisely conveyed. Once the audit team has completed the initial draft, they should concurrently provide copies to the Deputy State Auditor, Chief Auditor, and the other reviewers, including the “cold reader,” designated at the message meeting (the Chief Auditor may serve as the “cold reader” if s/he is not the Audit Manager on the engagement). The Deputy State Auditor will decide when the report is ready to be provided to the State Auditor—it may be concurrent or subsequent to his or her review.

³⁴Although referencing is generally handled in a professional manner, at times disagreements occur that may cause the referencer to perceive a challenge to his or her independence. In such cases, the referencer should notify the Deputy State Auditor for help in resolving the issue.

³⁵If the Chief Auditor is the engagement’s Audit Manager, the Deputy State Auditor will have the authority to pass on referencing points.

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The auditor who has been designated as the “cold reader” (generally expected to be the Chief Auditor)³⁶ should perform a detailed quality review of the report to check the:

- Product’s consistency with GAGAS and SAO reporting policies.
- organization, tone, and grammar.
- Completeness and clarity of the product’s objectives, scope, and methodology statements.
- Linkages between the audit objectives, scope and methodology, findings, conclusions and recommendations.
- Soundness of the evidence and logic leading to, and the balance of, the product’s findings, conclusions, and recommendations.
- Appropriateness and constructiveness of the recommendations.
- Adequacy of the treatment of the audited entity’s and/or affected party’s comments.
- Product’s responsiveness to the engagement’s objectives.

The “cold reader” should fill out the Report Quality Checklist in appendix 7.10 and provide it to the audit team for inclusion in the administrative file.

Once the reviewer(s), including the State Auditor, are satisfied with the draft report, they should initial the designated areas approval form shown in appendix 7.9 to indicate that the report is ready to be sent for management comment (e-mail approval can be substituted for the initials).

7.4.2.7 Obtaining the Views of Responsible Officials

The SAO values the views of officials as a way not only to provide additional means of assurance concerning the accuracy of the facts presented but also to generate cooperation in taking action to achieve needed improvements. Accordingly, the SAO provides responsible entity officials and other directly

³⁶If the Chief Auditor is the Audit Manager on the engagement, the State Auditor or Deputy State Auditor will designate another SAO manager to be the “cold reader.”

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affected parties with an opportunity to review and provide comments on a draft of a product before it is issued. Responsible parties include agency/department officials and other directly affected parties that have responsibilities for the program under audit.

SAO transmits most draft reports for comment to the agencies via e-mail in pdf format, which protects the files from alteration. Reports containing sensitive information may be transmitted through other means that are agreed upon with the audited entity. SAO will provide the draft report to the entity-designated liaison or point of contact. If an entity has not designated a central liaison, SAO will provide the notification to the responsible management official.

A signed transmittal letter accompanies each draft report (also in pdf form) to inform recipients of (1) SAO's request for written comments and (2) the time frame within which the comments are due. The transmittal letter also states that the draft product is not final, is therefore subject to change, and must be safeguarded to prevent its transmittal to unauthorized personnel, alteration, or premature release. The State Auditor or Deputy State Auditor usually signs the transmittal letter that accompanies the product. Appendix 7.14 provides an example of a transmittal letter.

A key element in the transmittal letter is the date that the comments are due. The amount of time available for the entity to comment is determined on a facts-and-circumstances basis. In keeping with our values of fair and balanced reporting, the SAO will generally give an entity 14-21 calendar days from the date of the transmittal letter to comment on a product. However, the time provided for management's response may be shorter or longer depending on (1) timing sensitivities that could affect the usefulness of the report to the public or interested parties and (2) the extent to which substantive discussions have already been held between SAO and the agency.

Consideration of a management comment period that differs from the 14-21 calendar day standard should be discussed with the Deputy State Auditor.

If the audited entity requests a time extension or does not respond to the request for comments within the designated time period, the audit team should discuss the next step with the State Auditor or Deputy State Auditor. As a general rule, the SAO will grant a time extension request as long as it is within 7 days of the original request and if there is not a compelling reason for issuing the report earlier. Being accommodating to the time extension request must be balanced by the need to issue a report with timely, not stale,

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data. Accordingly, time extensions over 30 days from the date of the transmittal letter must be approved by the State Auditor.

In all cases, the SAO reserves the right to issue the product if comments are not received within the time allotted. In such cases, the reasons for not including management's comments are stated in the product.

☑ **TIP . . . Make sure that written comments are (1) on official letterhead, (2) dated, and (3) signed.**

SAO prefers to receive management's comments in writing on the entity's letterhead with the responsible official's signature as written comments are typically reproduced as an appendix in the issued product. When an entity's designated official provides oral comments, the audit team should summarize these comments for the report and gives the designated official an opportunity to respond to the accuracy of the characterization of the entity's position. **(GAGAS 8.33)** The summary of the oral comments should identify (1) the names and positions of the persons providing comments and whether their comments represent the commenting organization's official position; (2) areas of agreement and proposed actions; (3) areas of disagreement and an explanation of the commenting party's rationale; and (4) any additional information provided by commenting parties to support or refute SAO positions.

An e-mail describing the agency's position is not printed in the product; it shall be characterized in the report in a similar manner as oral comments.

7.4.2.8 Final Review and Signoff

☑ **TIP . . . Before adding the electronic signature; the audit team should have somebody outside of the team perform a final read of the document to look for typos and grammatical errors.**

Once the audit team receives management's comments, it should evaluate the response and make appropriate changes to the report. The same review process outlined in section 7.4.2.6 should be followed after the draft is changed.

The audit team must not date the report nor add the signer's electronic signature until after the final written sign off has been received from the State Auditor. Prematurely adding the date and signature makes it difficult to distinguish between the draft and final product. In addition, should the draft product be inadvertently leaked to the public, it will give the appearance of being the final document if it has a date and signature.

Once the audit report has been signed and dated, it should be made into a *.pdf file for security purposes. The Word version of the draft report should not be sent outside of the SAO.

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7.4.2.9 Distribution

☑ **TIP . . . Check with the State Auditor or Deputy State Auditor as to whether there are Committees in the General Assembly with jurisdiction over the program or entity being audited that might be interested in receiving a copy of the report.**

According to 32 VSA 163(a), the State Auditor’s Office shall “From time to time, as examinations are completed, report his or her audit findings first to the speaker of the house of representatives and the president pro tempore of the senate, then to the governor, the secretary of administration, the commissioner of finance and management and the head of the department, institution, or agency covered by the report. The audit reports shall be public records and ten copies of each report shall be furnished to and kept in the state library for public use.” (See PSM section 7.4.2.10 for how to handle products with confidential or sensitive information.) The final audit reports are generally provided in hard or electronic copy according to the wishes of each entity. All audit reports without confidential or sensitive information are also posted on the SAO’s website.

The printing, distribution, and posting of audit reports are handled by the SAO’s Administrative Services Coordinator and Executive Assistant. Accordingly, the *.pdf version of the report should be electronically transmitted to these individuals.

7.4.2.10 Reporting Confidential or Sensitive Information

Access to SAO reports and other products is in the public interest and promotes transparency in government operations. However, certain information may be confidential, or sensitive, or otherwise prohibited from general disclosure by federal, state, or local laws or regulations. Audit teams should make inquiries of the audited entities about the sensitivity of information it has received and whether there are any public disclosure restrictions. For example, there are strict privacy requirements related to medical information (per the federal Health Insurance Portability and Accountability Act—HIPAA).

Audit teams should also review Vermont’s public records statutes, 1 VSA §316 and §317 (reprinted in Appendix 10.1), if there is any question as to whether certain information should, or should not, be made publicly available (as described in **GAGAS 8.42**). For example, the following public records are exempt from public inspection and copying and, therefore, should also not be included in SAO public audit products.

- Records dealing with the detection and investigation of crime.
- Tax returns and related documents.

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- Personal documents relating to an individual, including information in any files maintained to hire, evaluate, promote or discipline any employee of a public agency, information in any files relating to personal finances, medical or psychological facts concerning any individual or corporation.
- Information pertaining to the location of real or personal property for public agency purposes prior to public announcement of the project and information pertaining to appraisals or purchase price of real or personal property for public purposes prior to the formal award of contracts thereof.
- Passwords, access codes, user identifications, security procedures and similar information the disclosure of which would threaten the safety of persons or the security of public property.
- The account numbers for bank, debit, charge, and credit cards held by an agency or its employees on behalf of the agency.

The audit team is urged to consult with the Office of the Attorney General if there are any questions regarding any requirements or other circumstances that may necessitate the omission of certain information from public audit reports.

When circumstances call for omission of certain information in publicly available reports, the audit team should evaluate whether this omission could distort the audit results or conceal improper or illegal practices. In addition, if certain pertinent information is prohibited from public disclosure or is excluded from the report due to the confidential or sensitive nature of the information, auditors should disclose in the report that certain information has been omitted and the reason or other circumstances that makes the omission necessary. **(GAGAS 8.38, 8.41)**

There are several ways in which to handle the reporting of confidential or sensitive information, as follows:

- If the confidential or sensitive information is tangential to the audit objective and finding, then it should be excluded from the report.
- If confidential or sensitive information is necessary to satisfy the engagement's objectives, the team should issue a public product for general distribution and a separate restricted product containing the confidential or sensitive information for distribution only to those

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with appropriate clearances and authority. For example, if the audit objective is to assess an entity's computer security, a public report with summary-level information should be issued along with a confidential report to the audited entity that contains any detailed findings and recommendations that, if disclosed, could cause potential damage if misused.

- If the confidential or sensitive information is a critical element of an objective or finding, but there are other elements of the report that do not contain such data, then the audit team should indicate in the report that it is providing the restricted information only to the applicable entity through a confidential appendix.

7.4.2.11 Workpapers Associated With Reporting Phase

☑ TIP . . . Drafts that only include copy editing (e.g., grammar, formatting) need not be kept and should be shredded unless the applicable draft is the only one with comments from the State Auditor, Deputy State Auditor, or Chief Auditor, in which case the draft should be kept to illustrate that the report was reviewed.

The audit documentation associated with a particular engagement is required to include certain documentation from the reporting phase, as follows:

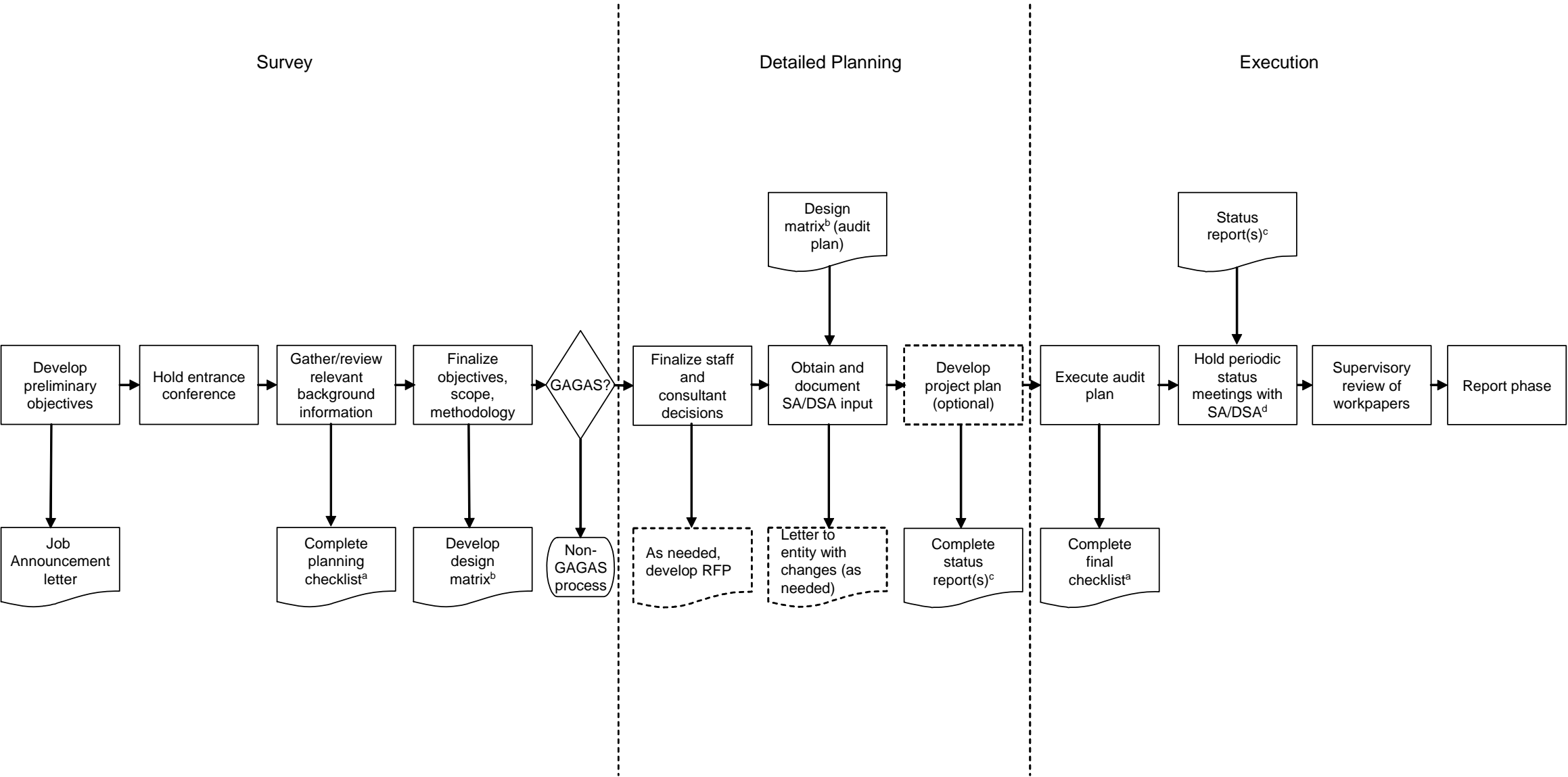
- Final report.
- Draft sent for management's comments.
- Referenced versions (including Referencing Review Sheets).
- Required written approvals (e.g., to finalize the report or to grant a time extension for management's comments).

In addition, draft reports that reflect comments from report reviewers (e.g., from the State Auditor, Deputy State Auditor, or Chief Auditor) should be kept by the audit manager for at least 1 year from the issuance of the report, but are not expected to be part of the audit documentation. These drafts are only kept in the event that there is a public records request that includes an inquiry as to what changes have been made to the draft. See PSM section 4.2 for more information on records management requirements.

Appendix 7.1

Flowchart of Audit Process

Engagement Planning and Execution Process



^aTo be developed—will be linked to GAGAS requirements to demonstrate compliance with the standard (see template example).

^bDocument to convey and obtain agreement to high level audit plan. Contains information on final objectives, methodology, and type of message to be conveyed (see example).

^cStatus reports will be provided to management at the request of the Deputy State Auditor..

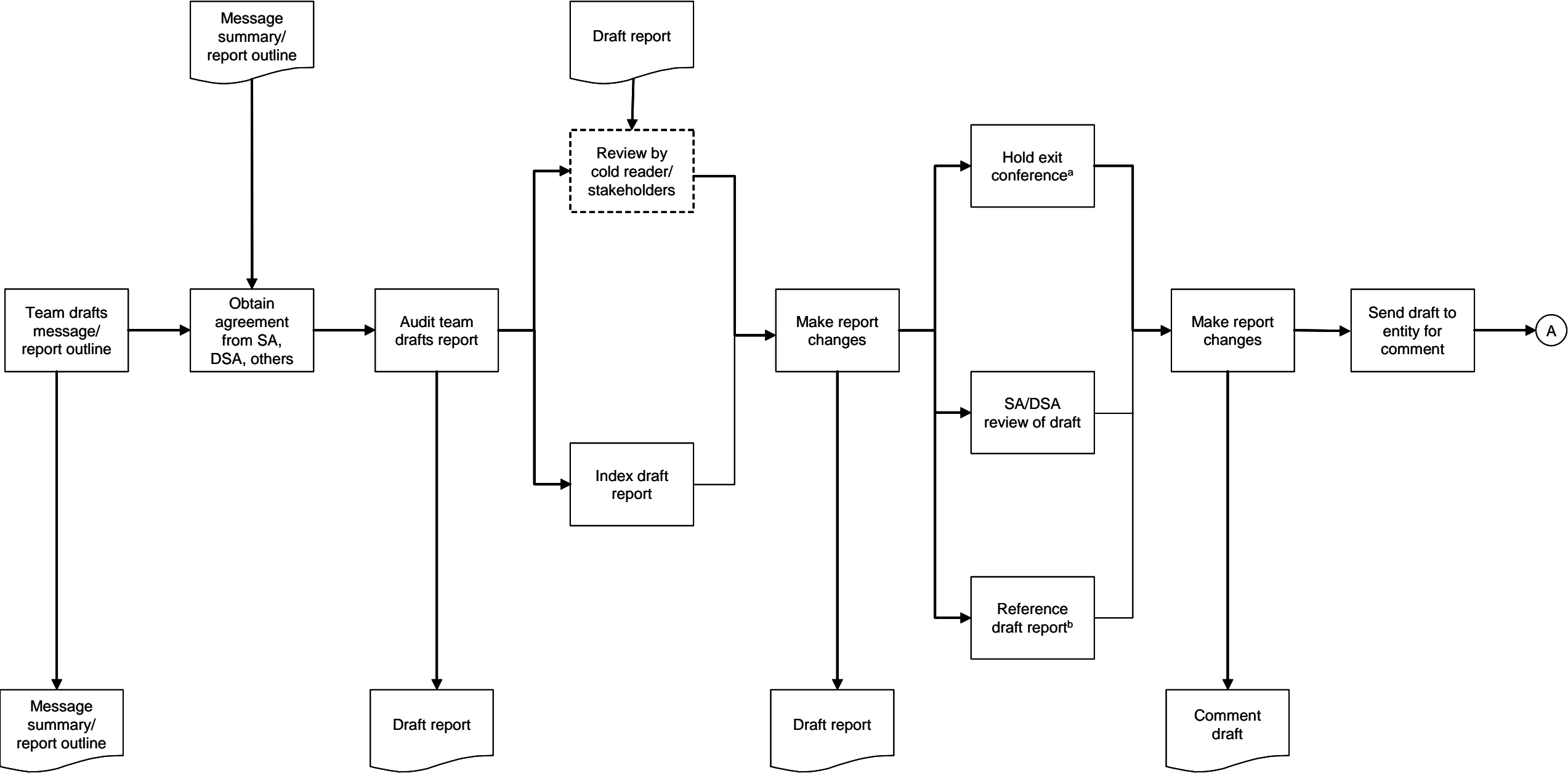
^dThe frequency of status meetings with the SA/DSA will be decided upon on a engagement-by-engagement basis, at the request of the Deputy State Auditor.

———— Mandatory
----- Optional

Appendix 7.1

Flowchart of Audit Process

Report Phase



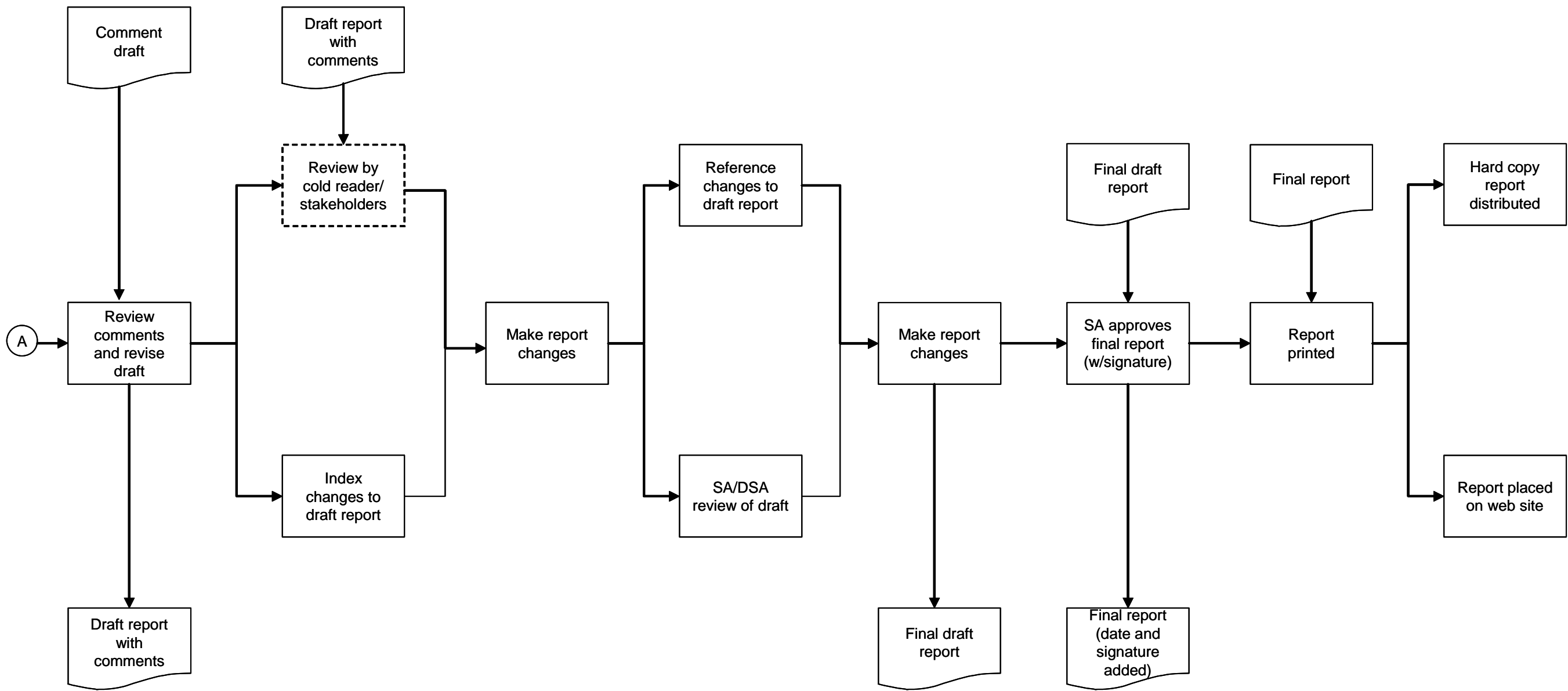
^aTiming of exit conference at the discretion of audit team.

^bTiming of referencing at the discretion of audit team. However, it is preferable that at least preliminary referencing (not all points may be cleared) be completed before the draft is sent for comment.

Appendix 7.1

Flowchart of Audit Process

Report Phase (continued)



Appendix 7.2

Sample Job Announcement Letter

{date}

Name
Audited Entity

Dear ...

This letter is to inform you that my office will be conducting an audit of The audit will be conducted in accordance with our responsibilities and authority contained in 32 VSA §163 and §167 [or other relevant citation].

The preliminary objectives of this engagement are ... During the course of the audit these objectives may change based on the information gathered during the planning phase of the audit. We will inform you if the objectives change in such a way as to significantly change the scope of the audit.

The review of the ... will be conducted by ... and ... who can be reached at 828-xxxx and 828-xxxx, respectively. We request that you designate a contact person to whom we can make requests for documents and financial records, staff interviews, and other information. Please have your designated official contact _____ by _____ in order to schedule an entrance conference to formally begin the audit.

At the conclusion of our field work, we will meet with you to discuss any findings and recommendations, and will provide you with a draft report for comment. After considering your response to the draft report, and revising the report as necessary, we plan to issue a final report to the Governor, legislative leaders, other statutorily mandated addressees, and the public.

We look forward to working with you or your staff on this engagement.

Sincerely,

Thomas M. Salmon, CPA
State Auditor

Appendix 7.3

Suggested Background Material

The audit team should gather historical, organizational and financial information to become familiar with the subject or entity and provide appropriate context with which to evaluate findings. The following are the types of information that the audit team may want to gather to obtain this context. The type and amount of information gathered is a matter of professional judgment on the part of the audit team.

Historical Information

- Legal authority for the audited organization, program, activity, or function.
- Intended benefits.
- Recent changes in organization or objectives.
- Accomplishments.
- Current objectives.
- Workload, peak periods and backlog.
- Known problems or issues affecting the performance of the program.

Organizational Information

- Key program staff members and their responsibilities for administering or monitoring the program or activity being audited.
- Key divisions and their roles, staffing, and principal responsibilities.
- Physical location of the program divisions (particularly if program delivery is distributed or de-centralized).
- Major organization processes/activities (obtain or develop flowcharts if complicated or complex).
- How the organization uses and relies on IT and data systems for program management or delivery.

Appendix 7.3

Suggested Background Material

- Records retention policy and organization of records.
- Samples of key forms.

Financial Information

- Sources and amount of major program revenues and expenditures.
- Budget documents (these documents have a wealth of programmatic, performance, and budgetary data).
- Business or strategic plans, including goals, objectives, and performance measures.
- Statistical information on actual program performance.

Other Information

- Identification of industry associations or government organizations relevant to the program or activity being audited, including whether relevant studies have been published.

Appendix 7.4

Background Research Checklist

BACKGROUND RESEARCH CHECKLIST—Performance Audit

This checklist generally does not relate to specific documents that need to be reviewed. Instead, it is a mechanism to help ensure that in the planning phase of the engagement the auditor has gathered and considered appropriate contextual information. The audit team may find that certain overarching documents, such as the program's budget or strategic plan, are the primary source for several of these planning considerations. It is important to keep in mind that these planning considerations should be considered within the context of the audit objectives.

This checklist will serve as part of the audit documentation to support the statement in SAO reports that GAGAS was followed. Because the checklist will be signed by the audit manager and will serve as its evidence of review, not all documents that were reviewed have to be included in the workpapers. Only those documents supporting a statement or assertion in the final report need to be included in the workpapers. However, the audit team should provide a cross reference to a workpaper OR brief (1 sentence) explanation that describes what they did to satisfy the standard (e.g., inquired of management or scanned budget documents).

Standard	Audit Planning Considerations	Y	N	N/A	Reference/Explanation of How Achieved
7.13a	Visibility, sensitivity, and relevant risks associated with the program				
7.13b	Age of the program or changes in condition				
7.13c	Size of the program in terms of total dollars, number of citizens affected, or other measures				
7.13d	Level and extent of review or other forms of independent oversight				
7.13e	Program's strategic plan and objectives				
7.14f	External factors or considerations that could directly affect the program				
7.15a	Laws, regulations, and provisions of relevant contracts and grant agreements.				
7.15b	Purpose and goals of the program.				
7.15d	The amount of resources that are put into a program (efforts).				
7.15e	Strategies, processes, and activities management uses to convert efforts into outputs.				
7.15f	Quantity of goods or services produced by a program (outputs)				
7.15g	Accomplishments or results of a program (outcomes).				

Appendix 7.4

Background Research Checklist

Standard	Audit Planning Considerations	Y	N	N/A	Reference/Explanation of How Achieved
7.11e 7.36	Whether there are relevant previous audits, attestation engagements, or other studies and the extent to which recommendations have been implemented, if applicable.				

Signature of Audit Manager (date)

Appendix 7.5

Design Matrix

Design Matrix for Audit of ?

Issue/Problem Statement:

Guidance (Delete this guidance when finalizing matrix.)

Put the issue into context. Provide sufficient background information for the reader to understand the nature of the issue, the significance of the program, potential problem or concern and its magnitude, political environment, and key players. Do not paraphrase or repeat the objectives to be addressed. The problem statement provides the context for the audit and should be limited to 1-2 paragraphs.

Audit Team (name, title, and estimated hours):**Designated Reviewer:****Stakeholder(s):****Milestones:**

<u>Activity</u>	<u>Estimated Completion Date</u>
Completion of audit plan	
Execution of audit plan	
Message summary meeting	
Report draft to reviewers	
Index/reference report	
Report to management for comment	
Comments back from management	
Final report issuance	

Total Estimated Staff Hours:**Total Estimated Contract Costs (if applicable):**

Appendix 7.5

Design Matrix

Design Strategy

Guidance (delete when final.)

1. Each objective should be a separate row so that the information in each column can be associated with a specific objective.
2. Include audit steps to collect the criteria to be used to evaluate the condition of the issue. Within the Information Required and Sources column, the team should identify plans to collect information that documents criteria. For example, information on the program's goals, the agencies' policies and procedures, best practices, etc.
3. Identify plans to follow up on known significant findings and open recommendations, if applicable. Within the Information Required and Sources column, include steps to follow up on significant findings and open recommendations that were discovered in obtaining background information.
4. If the team will be using sampling or computer-based data, identify how this methodology will be addressed (strategies) within the Scope and Methodology column. For example, use the terms random sampling, selected case studies, reliable computer-based data, etc. If data significant to an objective is computer-generated, include in the Scope and Methodology column and, if applicable, the limitations column, how the reliability of this data will be assessed.

Objectives	Information Required and Source(s)	Scope and Methodology	Limitations	What This Analysis Will Likely Allow SAO to Say
<p>What are the objectives that the team is trying to address?</p> <p>Identify each major evaluation question that the team must ask to address the objective</p> <p>Ensure each major evaluation question is specific, objective, neutral, measurable, and do-able. Ensure key terms are defined.</p>	<p>What information does the team need to address the objective? Where will they get it?</p> <p>Identify plans to collect documents that establish the "criteria" to be used to evaluate the condition of the issue.</p> <p>Identify documents or types of information that the team must have.</p> <p>Identify plans to address internal controls and compliance.</p> <p>Identify plans to follow up on known significant findings and open recommendations that team found in obtaining background information.</p> <p>Identify sources of the required information, such as databases, studies, subject area experts, program officials, models, etc.</p>	<p>How will the team address each objective?</p> <p>Describe strategies for collecting the required information or data, such as random sampling, case studies, surveys, focus groups, questionnaires, benchmarking to best practices, use of existing data bases, etc.</p> <p>Describe the planned scope of each strategy, including the time frame, locations to visit, and sample sizes.</p> <p>Describe the analytical techniques to be used, such as inquiry, cost benefit analysis, modeling, descriptive analysis, content analysis, case study summaries, etc.</p>	<p>What are the engagement's designs limitations and how will it affect the product?</p> <p>Cite any limitations as a result of the information required or the scope and methodology, such as:</p> <p>--Questionable data quality and/or reliability.</p> <p>--Inability to access certain types of data or obtain data covering a certain time frame.</p> <p>--Security/confidentiality restrictions.</p> <p>--Inability to generalize or extrapolate findings to the universe.</p> <p>Be sure to address how these limitations will affect the product.</p>	<p>What are the expected results of the work?</p> <p>Describe what the SAO can likely say in objective terms. Do not describe a specific finding, but instead a type of finding. For example, "The SAO will be able to state whether the program is or is not in compliance with 32 VSA xxxx" or "The SAO will be able to report on how much program xxx costs the State" or "The SAO will be able to report the extent to which Department XXX has implemented expected fiscal controls."</p> <p>Ensure that the proposed answer addresses the objective in column one.</p>

Appendix 7.5

Design Matrix

Special Planning Considerations:

Guidance (delete when finalizing matrix.) Briefly explain the approach to these required planning consideration elements. Each of these elements are required to be considered only within the context of the audit objectives and, in some cases, may not be applicable (document why in the applicable section). In addition, if the audit approach for a particular objective outlined in the matrix largely addresses a particular special planning element, just refer to the design matrix. For example, an audit objective that seeks to assess whether an IT system is reliable would likely address information controls as part of the methodology column in the matrix and, therefore, there is no need to duplicate the planned approach in this section.

Internal Control (GAGAS 7.16-7.22)

Information Systems Controls (GAGAS 7.23-7.27)

Legal and Regulatory Requirements, Provisions of Contracts or Grant Agreements (GAGAS 7.28-7.29)

Fraud or Abuse (GAGAS 7.30-7.34)

Are there any elements of a finding (condition, criteria, cause, or effect) that this engagement will not develop? If so, please explain.

Appendix 7.6

Documenting the Results of the Design Meeting

SUMMARY OF DESIGN MEETING RESULTS

Date Meeting Held:

Attendees:

Summary of changes made to the design matrix or audit approach:

The following signatories assert that based on a review of the design matrix and discussions with the audit team, that:

- The proposed audit objectives are likely to result in a useful report.
- The audit plan adequately addresses relevant risks.
- The proposed audit scope and methodology are adequate to address the audit objectives.
- Available evidence is likely to be sufficient and appropriate for purposes of the audit.
- Sufficient staff, supervisors, and specialists with adequate collective professional competence and other resources are available to perform the audit and to meet expected time frames for completing the work.

Signature (date)

Title

Signature (date)

Title

Signature (date)

Title

Signature (date)

Title

Appendix 7.7

Example of a Project Plan

PERFORMANCE AUDIT PROJECT MILESTONES					SAO 2009
Tracking Sheet					
Activity	Performed by	Date	Approved by	Date	Notes
Job Start Memo from Auditor or Deputy					
Job generally defined					
Job staff assigned					
Preliminary research started					
Initial visit/interviews with auditee or program					
Background Research Checklist created					
Supervisor review of Background Research checklist					
Planning checklist completed					
Supervisory Review of initial research & planning					
Audit Objectives Memorandum (draft)					
Preliminary research interviews, documentation review, discussion with outside experts and other interested parties					
Preliminary project memorandum					
Mission analysis: team brainstorming					
Audit Objectives Memorandum (final)					
Prepare list of risks (threats)					
Auditee's Description of Internal Controls to Address risks (threats)					
Risk Matrix Created					
Risk Matrix reviewed by Auditee					
Audit Field Work -- Phase 1					
Vulnerability Assessment (Risk Assessment Memo)					
Audit Program Finalized					
Audit Budget					

Appendix 7.7

Example of a Project Plan

First Audit Standards Review					
Audit field Work -- Phase II					
2nd Audit Standards Review					
Finding Worksheets to Supervisor, Auditor or Deputy					
Pre-draft writing conference; outline					
Draft to supervisor, Auditor					
Workpaper Reivew					
Draft reviewed by SAO internally					
Exit conference					
Final DRAFT report complete					
DRAFT report indexed					
DRAFT report referenced					
Pre-final report writing conference					
Auditee response					
FINAL Report written					
FINAL Report reviewed internally					
FINAL Report changes indexed					
FINAL Report changes referenced					
Draft press release created					
FINAL Report approved and issued by Auditor					
FINAL Press Release issued					
Staff Performance Appraisals by Supervisor					
Project Summary memo to Auditor					
FINAL Report put on web site					
FINAL REPORT printed					
FINAL REPORT copies to State Library and interested parties.					

Appendix 7.8

Administrative File Checklist

The following checklist should be used on every performance audit to ensure that the administrative file is complete. The checklist itself should be placed in the administrative file and serves as evidence that the audit was completed in accordance with GAGAS. The comment column should be used to explain any “No” or “NA” answers or to add the applicable workpaper index.

Document	Yes	No	NA	Reference/Comment
Initiation memo				
Staff independence form				
Job announcement letter				
Record of entrance conference				
Background research checklist				
Design matrix				
Record of design meeting				
Record of message meeting				
Record of exit conference				
Draft report sent for comment				
Management’s comments				
Referenced report(s) and point sheets				
Report quality checklist				
Final report				
Approval form				

Appendix 7.9

Approval Form

The following form should be filled out by the audit team during the course of the audit engagement and filed in the audit’s administrative file when the job is completed.

**Office of the Vermont State Auditor
Approval Form**

Title of engagement:

Date of Initiation:

Audit Manager:

Major Milestone	Chief Auditor		Deputy State Auditor		State Auditor		Comments
	Initial	Date	Initial	Date	Initial	Date	
Job initiation							
Design meeting							
Message meeting							
Agency comment draft report							
Referencing							
Final report							

Appendix 7.10

Report Quality Checklist

REPORT QUALITY CHECKLIST

Report Title:

Audit Manager:

Chief Auditor (or designated cold reader):

Standard	Yes	No	N/A	Reason for Deviation
Title: <ul style="list-style-type: none">• Reflects message of report.• Does not include jargon or abbreviations.				
Organization: Report is structured so that there is a clear linkage between objectives, highlights, methodology and scope, finding sections, conclusions, and recommendations.				
Presentation: <ul style="list-style-type: none">• Product is concise and written in straightforward, easy-to-understand language.• Technical jargon is minimized and, when used, is defined or explained.				
Objectives: <ul style="list-style-type: none">• Includes what aspects of the program, activity, or function the SAO assessed.• Stated in neutral terms so as not to indicate bias.• Consistent throughout the product.				
Highlights: <ul style="list-style-type: none">• Conveys the “bottom line” message of each objective.• Does not contain facts not in body of report.• No more than 1-2 pages.				
Background: Includes only that material needed to help understand the findings (e.g., purpose, authority, or structure of the program under review).				

Appendix 7.10

Report Quality Checklist

Standard	Yes	No	N/A	Reason for Deviation
Scope and Methodology: <ul style="list-style-type: none">• Explains what work was or was not done to accomplish each objective.• Presented in a fair and impartial tone.• Includes a statement related to conformance with GAGAS, including relevant exceptions to this standard.				
Findings: <ul style="list-style-type: none">• Includes all elements of a finding, namely criteria, condition, cause, and effect.• Evidence cited in the report is fact-based, clear, significant, balanced, and appropriate for the objective.• Presents findings accurately with no notable errors in logic.• Provides appropriate context for reader.• As applicable, relates the instances identified to the population or the number of cases examined and quantifies the results in terms of dollar value, or other measures.				
Conclusion: <ul style="list-style-type: none">• Emphasizes the impact of the facts presented and sets up recommendations.• Does not contain new facts.				
Recommendations: <ul style="list-style-type: none">• Directs the recommendation to the title of a responsible individual (e.g., Commissioner, Secretary).• Is linked to specific evidence (with emphasis on the causal element of a finding).• Is reasonable, do-able, and cost effective.				
Management's Comments: <ul style="list-style-type: none">• Identifies the title of the person who provided the comments.• Indicates whether the comments were written or oral.• Addresses whether the entity agreed or disagreed with our findings, conclusions, and recommendations.• Accurately and fairly summarizes management's viewpoint.				

Appendix 7.11

Indexing Checklist

Supervisory review has been completed.

The referencer was provided with an indexed draft that is spaced at 1.5 lines to allow ample space for tick marks and citations.

The referencer was provided with a Referencing Review Sheet.

Time constraints or special circumstances have been discussed with the referencer.

Evidentiary binders are clearly marked on the outside.

Index numbers are clearly shown on the draft, indicating the document, page number, and specific reference (e.g., R1, R2).

It is clearly indicated on the source document what is being referenced (e.g., red underline, highlight, and/or mark with R, or if more than one on a page with R1, R2, etc.).

Highlights, Conclusion, and Recommendations are cross-indexed to specific pages within the draft.

Calculations in the draft report and the supporting documentation have been checked.

The accuracy and sources of numbers, dates, proper nouns, and abbreviations in the draft were double-checked.

If possible, testimonial evidence was corroborated in support of key finding(s) or conclusion(s). This supporting documentation was the support used in indexing.

If the product has summary-level information from several sources, a summary document/lead schedule was developed and cross-referenced to the appropriate support.

All summary documents/lead schedules were verified by somebody other than the author.

Appendix 7.12

Referencing Review Sheet

Referencing Review Sheet

Date:

Report Title:

Indexed by:

Referenced by:

[illegible]

Appendix 7.12

Referencing Review Sheet

[illegible]

Appendix 7.13

Referencer's Considerations

- Are all facts and figures in the draft adequately supported by evidence and consistently reported?
- Are any pertinent facts and figures in the draft contradicted or called into question by evidence contained in the audit document(s)?
- Have totals and/or percentages in the draft been verified as accurate?
- Have the formulas used in the computation of findings been verified as correct?
- Have the formulas been verified as logical?
- Do the conclusions and recommendations flow logically from the support?
- Has new information been introduced in the conclusions?
- Is the recommendation addressed to the appropriate official?
- Have all referencing comments been recorded on the Referencing Review Sheet?
- Has the team annotated responses to all comments raised on the Referencing Review Sheet?
- Has the Referencing Review Sheet been annotated to indicate the referencer's agreement or disagreement with the resolution of all comments?
- Have all "passed" comments been explained, and has the explanation been documented on the Referencing Review Sheet?
- Has the Deputy State Auditor indicated his concurrence with the passed comment(s) on the Referencing Review Sheet?

Appendix 7.14

Sample Letter For Transmitting a Report For Comment

Date

Name

Audited Entity

Dear ...

This letter conveys the results of our review of Attached is a copy of our draft report entitled

I ask that you review this draft and provide me with official management comments related to its findings and recommendations by [day], [date]. In particular, I would like you to address whether you agree or disagree with our findings, conclusions, and recommendations and what, if any, actions that XXX plans to take in response to our recommendations, including time frames for completion. Your comments will be reflected in the final report.

I look forward to receiving your comments on this draft. If your comments are available electronically, please e-mail them to If your comments will be provided non-electronically, please call ... at 828-xxxx to make arrangements for their delivery.

This draft report is not final and, therefore, is subject to change and must be safeguarded to prevent its transmittal to unauthorized personnel, alteration, or premature release. Please call me at 828-2281 or e-mail me at tom.salmon@state.vt.us if you have any questions.

Sincerely,

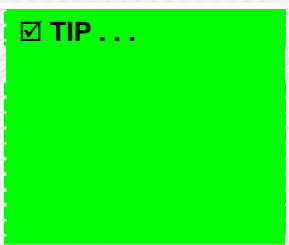
Thomas M. Salmon, CPA
State Auditor

Attachment

Chapter 8

Financial Audits

Overview



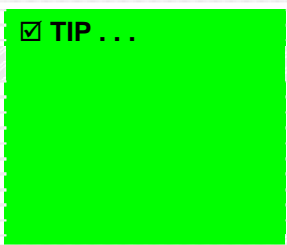
Reserved

8.1

Chapter 9

Other Work Products

Overview



Reserved

9.1 Attestation Engagements

9.1.1 GAGAS Citation

9.1.2 SAO Standard

9.2 Reviews (Non-GAGAS Audits)

9.2.1 GAGAS Citation

9.2.2 SAO Standard

9.3 Investigations

9.3.1 GAGAS Citation

9.3.2 SAO Standard

Chapter 10

Public Affairs

Overview

This chapter elucidates SAO policy and procedures to comply with GAGAS, Vermont State laws, and historical practices in our State government when dealing with (1) Vermont's broad array of public media and (2) responding to public records requests, to be performed in a manner that honors the values of transparency, accountability, and access to information that are embedded in the operations of our State's public offices.

10.1 Dealing with the Media

The State Auditor's Office has a number of interactions with the Vermont media, including the issuing of audit reports, press advisories and press releases to the media; the scheduling and conducting of in-person audit report briefings or other news conferences; responding to media requests for financial data or other State records; and informal discussions with representatives of the media on various historical or current matters related to State government.

10.1.1 GAGAS Citation

Auditors must issue audit reports communicating the results of each completed performance audit. (**GAGAS 8.03**)

Per **GAGAS 8.05**, the purposes of audit reports are to:

- Communicate the results of audits to those charged with governance, the appropriate officials of the audited entity, and the appropriate oversight officials.
- Make the results less susceptible to misunderstanding.
- Make the results available to the public, as applicable (see paragraph **8.39** for additional guidance on classified or limited use reports and paragraph **8.43b** for distribution of reports for internal auditors).
- Facilitate followup to determine whether appropriate corrective actions have been taken.

Chapter 10

Public Affairs

Distribution of reports completed under GAGAS depends on the relationship of the auditors to the entity and the nature of the information contained in the report. If the subject matter or the assertion involves material that is classified for security purposes or contains confidential or sensitive information, auditors may limit the report distribution. Auditors should document any limitation on report distribution. (**GAGAS 6.56**)

Audit organizations in government entities should distribute reports to those charged with governance, to the appropriate entity officials, and to the appropriate oversight bodies or organizations requiring or arranging for the engagements. As appropriate, auditors should also distribute copies of the reports to other officials who have legal oversight authority or who may be responsible for acting on engagement findings and recommendations, and to others authorized to receive such reports. (**GAGAS 6.56a**)

GAGAS standards acknowledge that audit reports will be sent to the media. Therefore, media relations are an important function in the SAO goal of promoting efficiency and effectiveness in State government.

10.1.2 SAO Standard

10.1.2.1 Report Distribution

SAO is required by statute to distribute audit reports and to classify audit reports as public documents.

VSA 32 §163(4) notes: “From time to time, as audits are completed, [the auditor of accounts shall] report his or her audit findings first to the speaker of the house of representatives and the president pro tempore of the senate, then to the governor, the secretary of administration, the commissioner of finance and management, and the head of the department, institution, or agency covered by the report. The audit reports shall be public records and 10 copies of each report shall be furnished to and kept in the state library for public use.”

See PSM section 7.4.2.10 for how to deal with audit reports that contain sensitive information.

10.1.2.2 Guidelines for Media Relations

The State Auditor or his or her designee shall approve and be responsible for all official communications with the media regarding audit reports, special investigations, opinions, findings, recommendations and other SAO matters.

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Public Affairs

Inquiries from the media should be directed to the Auditor or his or her designee for possible assignment to staff for follow-up research or comment.

SAO employees as Vermont citizens enjoy the right to speak independently with the media but should bear in mind that it is the policy of the State Auditor's Office that all questions or requests for comments or information about agency business shall be initially directed to the Auditor or his or her designee for response.

Minor requests such as a request for a copy of a report or the time of a particular meeting, etc., can be handled by appropriate staff without waiting for Auditor approval.

The Auditor or his or her designee will direct the manner in which media announcements are made, how media contact information is retained and revised, and the process for developing, verifying, and preparing content for media releases, whether in traditional venues or on the SAO website, through alternative media, etc. The Auditor or his or her designee will take appropriate steps to ensure that all press statements have been fact-checked, proofread, and reviewed by appropriate individuals. In some cases, it may be advisable for draft media announcements to be reviewed by other departments or agencies mentioned before release to the media and the public.

10.2 Public Record Requests

The laws of Vermont permit any person to inspect or copy any unrestricted public record or document of any public agency. From time to time, the SAO does receive requests for a public record, generally defined as any records or documents "that are produced or acquired in the course of agency business." The procedures below outline the responsibilities and procedures of the State Auditor's Office in responding to public records requests.

10.2.1 GAGAS Citation

When audit organizations are subject to public records laws, auditors should determine whether public records laws could impact the availability of classified or limited use reports and determine whether other means of communicating with management and those charged with governance would be more appropriate. **(GAGAS 8.42)**

Chapter 10

Public Affairs

For example, the auditors may communicate general information in a written report and communicate detailed information verbally. The auditor may consult with legal counsel regarding applicable public records laws.

10.2.2 SAO Standard

10.2.2.1 Vermont's Public Records Statute

The SAO as a State entity is required to follow the policies and procedures relating to public record requests that are described in 1 VSA §315-320.

Due to the significance of this fundamental citizen's right, the statute as of Dec. 1, 2009, is reprinted in Appendix 10.1. Of particular interest to responders are the categories of information that are exempt from disclosure under §317 of this State law. (Please consult the current edition of *Vermont Statutes Annotated* for possible revisions to exemption categories or other sections before fulfilling a public records request.)

10.2.2.2 Workpapers

It is SAO policy that audit workpapers and all related files, including correspondence and telephone notes, are public documents, except if exempt from public disclosure by statute, after the audit is completed and the final report is issued.

Audit work papers produced by audit professionals contracted ("contracted auditors") by the SAO are not considered public documents when the contracted auditors maintain custody of the audit work papers because SAO has not produced or acquired the workpapers in the course of agency business.³⁷ If SAO stored or obtained copies of work papers produced by contracted auditors, those work papers would be subject to public records requests. Any work papers that are produced by SAO auditors working with contracted auditors are considered public documents, regardless of who maintains custody of the overall audit work paper files.

10.2.2.3 SAO Procedures for Responding to a Public Records Request

The Deputy State Auditor shall be responsible for responding to all requests for public records received by the SAO and shall respond according to the standards of 1 VSA §315-320. The Deputy State Auditor and the SAO

³⁷SAO's most significant contract with external auditors is with KPMG for the State's annual Single Audit. KPMG maintains custody of the audit work papers for these audits.

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records officer shall develop a system of documenting each public records request (whether delivered in writing or verbally) and the steps taken to respond to the request in a timely manner.

If a citizen appeals a denial of access issued the Deputy State Auditor, the agency head who receives the appeal shall be the Vermont State Auditor, who shall respond to the appeal according to 1 VSA §315-320.

Appendix 10.1

Statute Related to Public Record Requests

1 VSA 315. Statement of policy

It is the policy of this subchapter to provide for free and open examination of records consistent with Chapter I, Article 6 of the Vermont Constitution. Officers of government are trustees and servants of the people and it is in the public interest to enable any person to review and criticize their decisions even though such examination may cause inconvenience or embarrassment. All people, however, have a right to privacy in their personal and economic pursuits, which ought to be protected unless specific information is needed to review the action of a governmental officer. Consistent with these principles, the general assembly hereby declares that certain public records shall be made available to any person as hereinafter provided. To that end, the provisions of this subchapter shall be liberally construed with the view towards carrying out the above declaration of public policy. (Added 1975, No. 231 (Adj. Sess.), § 1.)

§ 316. Access to public records and documents

(a) Any person may inspect or copy any public record or document of a public agency, on any day other than a Saturday, Sunday, or a legal holiday, between the hours of nine o'clock and twelve o'clock in the forenoon and between one o'clock and four o'clock in the afternoon; provided, however, if the public agency is not regularly open to the public during those hours, inspection or copying may be made during customary office hours.

(b) If copying equipment maintained for use by a public agency is used by the agency to copy the public record or document requested, the agency may charge and collect from the person requesting the copy the actual cost of providing the copy. The agency may also charge and collect from the person making the request, the costs associated with mailing or transmitting the record by facsimile or other electronic means. Nothing in this section shall exempt any person from paying fees otherwise established by law for obtaining copies of public records or documents, but if such fee is established for the copy, no additional costs or fees shall be charged.

(c) In the following instances an agency may also charge and collect the cost of staff time associated with complying with a request for a copy of a public record: (1) the time directly involved in complying with the request exceeds 30 minutes; (2) the agency agrees to create a public record; or (3) the agency agrees to provide the public record in a nonstandard format and the time directly involved in complying with the request exceeds 30 minutes. The agency may require that requests subject to staff time charges under this subsection be made in writing and that all charges be paid, in whole or in part, prior to delivery of the copies. Upon request, the agency shall provide an estimate of the charge.

(d) The secretary of state, after consultation with the secretary of administration, shall establish the actual cost of providing a copy of a public record that may be charged by state agencies. The secretary shall also establish the amount that may be charged for staff time,

Appendix 10.1

Statute Related to Public Record Requests

when such a charge is authorized under this section. To determine "actual cost" the secretary shall consider the following only: the cost of the paper or the electronic media onto which a public record is copied, a prorated amount for maintenance and replacement of the machine or equipment used to copy the record and any utility charges directly associated with copying a record. The secretary of state shall adopt, by rule, a uniform schedule of public record charges for state agencies.

(e) After public hearing, the legislative body of a political subdivision shall establish actual cost charges for copies of public records. The legislative body shall also establish the amount that may be charged for staff time, when such a charge is authorized under this section. To determine actual cost charges, the legislative body shall use the same factors used by the secretary of state. If a legislative body fails to establish a uniform schedule of charges, the charges for that political subdivision shall be the uniform schedule of charges established by the secretary of state until the local legislative body establishes such a schedule. A schedule of public records charges shall be posted in prominent locations in the town offices.

(f) State agencies shall provide receipts for all moneys received under this section. Notwithstanding any provision of law to the contrary, a state agency may retain moneys collected under this section to the extent such charges represent the actual cost incurred to provide copies under this subchapter. Amounts collected by a state agency under this section for the cost of staff time associated with providing copies shall be deposited in the general fund, unless another disposition or use of revenues received by that agency is specifically authorized by law. Charges collected under this section shall be deposited in the agency's operating account or the general fund, as appropriate, on a monthly basis or whenever the amount totals \$100.00, whichever occurs first.

(g) A public agency having the equipment necessary to copy its public records shall utilize its equipment to produce copies. If the public agency does not have such equipment, nothing in this section shall be construed to require the public agency to provide or arrange for copying service, to use or permit the use of copying equipment other than its own, to permit operation of its copying equipment by other than its own personnel, to permit removal of the public record by the requesting person for purposes of copying, or to make its own personnel available for making handwritten or typed copies of the public record or document requested.

(h) Standard formats for copies of public records shall be as follows: for copies in paper form, a photocopy of a paper public record or a hard copy print-out of a public record maintained in electronic form; for copies in electronic form, the format in which the record is maintained. Any format other than the formats described in this subsection is a nonstandard format.

(i) If an agency maintains public records in an electronic format, nonexempt public records shall be available for copying in either the standard electronic format or the standard paper format, as designated by the party requesting the records. An agency may, but is not required

Appendix 10.1

Statute Related to Public Record Requests

to, provide copies of public records in a nonstandard format, to create a public record or to convert paper public records to electronic format.

(j) A public agency may make reasonable rules to prevent disruption of operations, to preserve the security of public records or documents, and to protect them from damage.

(k) Information concerning facilities and sites for the treatment, storage, and disposal of hazardous waste shall be made available to the public under this subchapter in substantially the same manner and to the same degree as such information is made available under the Resource Conservation and Recovery Act of 1976, as amended, 42 U.S.C. chapter 82, subchapter 3, and the Federal Freedom of Information Act, 5 U.S.C. section 552 et seq. In the event of a conflict between the provisions of this subchapter and the cited federal laws, federal law shall govern. (Added 1975, No. 231 (Adj. Sess.), § 1; amended 1987, No. 85, § 5, eff. June 9, 1987; 1995, No. 159 (Adj. Sess.), § 1; 2003, No. 158 (Adj. Sess.), § 4.)

§ 317. Definitions; public agency; public records and documents

(a) As used in this subchapter, "public agency" or "agency" means any agency, board, department, commission, committee, branch, instrumentality, or authority of the state or any agency, board, committee, department, branch, instrumentality, commission, or authority of any political subdivision of the state.

(b) As used in this subchapter, "public record" or "public document" means any written or recorded information, regardless of physical form or characteristics, which is produced or acquired in the course of public agency business. Individual salaries and benefits of and salary schedules relating to elected or appointed officials and employees of public agencies shall not be exempt from public inspection and copying.

(c) The following public records are exempt from public inspection and copying:

(1) records which by law are designated confidential or by a similar term;

(2) records which by law may only be disclosed to specifically designated persons;

(3) records which, if made public pursuant to this subchapter, would cause the custodian to violate duly adopted standards of ethics or conduct for any profession regulated by the state;

(4) records which, if made public pursuant to this subchapter, would cause the custodian to violate any statutory or common law privilege other than the common law deliberative process privilege as it applies to the general assembly and the executive branch agencies of the state of Vermont;

(5) records dealing with the detection and investigation of crime, including those maintained on any individual or compiled in the course of a criminal or disciplinary investigation by any

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police or professional licensing agency; provided, however, records relating to management and direction of a law enforcement agency and records reflecting the initial arrest of a person and the charge shall be public;

(6) a tax return and related documents, correspondence and certain types of substantiating forms which include the same type of information as in the tax return itself filed with or maintained by the Vermont department of taxes or submitted by a person to any public agency in connection with agency business;

(7) personal documents relating to an individual, including information in any files maintained to hire, evaluate, promote or discipline any employee of a public agency, information in any files relating to personal finances, medical or psychological facts concerning any individual or corporation; provided, however, that all information in personnel files of an individual employee of any public agency shall be made available to that individual employee or his or her designated representative;

(8) test questions, scoring keys, and other examination instruments or data used to administer a license, employment, or academic examination;

(9) trade secrets, including any formulae, plan, pattern, process, tool, mechanism, compound, procedure, production data, or compilation of information which is not patented, which is known only to certain individuals within a commercial concern, and which gives its user or owner an opportunity to obtain business advantage over competitors who do not know it or use it, except that the disclosures required by section 4632 of Title 18 shall not be included in this subdivision;

(10) lists of names compiled or obtained by a public agency when disclosure would violate a person's right to privacy or produce public or private gain; provided, however, that this section does not apply to lists which are by law made available to the public, or to lists of professional or occupational licensees;

(11) student records, including records of a home study student, at educational institutions or agencies funded wholly or in part by state revenue; provided, however, that such records shall be made available upon request under the provisions of the Federal Family Educational Rights and Privacy Act of 1974 (P.L. 93-380) and as amended;

(12) records concerning formulation of policy where such would constitute a clearly unwarranted invasion of personal privacy, if disclosed;

(13) information pertaining to the location of real or personal property for public agency purposes prior to public announcement of the project and information pertaining to appraisals or purchase price of real or personal property for public purposes prior to the formal award of contracts thereof;

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- (14) records which are relevant to litigation to which the public agency is a party of record, provided all such matters shall be available to the public after ruled discoverable by the court before which the litigation is pending, but in any event upon final termination of the litigation;
- (15) records relating specifically to negotiation of contracts including but not limited to collective bargaining agreements with public employees;
- (16) any voluntary information provided by an individual, corporation, organization, partnership, association, trustee, estate, or any other entity in the state of Vermont, which has been gathered prior to the enactment of this subchapter, shall not be considered a public document;
- (17) records of interdepartmental and intradepartmental communications in any county, city, town, village, town school district, incorporated school district, union school district, consolidated water district, fire district, or any other political subdivision of the state to the extent that they cover other than primarily factual materials and are preliminary to any determination of policy or action or precede the presentation of the budget at a meeting held in accordance with section 312 of this title;
- (18) records of the office of internal investigation of the department of public safety, except as provided in section 1923 of Title 20;
- (19) records relating to the identity of library patrons or the identity of library patrons in regard to library patron registration records and patron transaction records in accordance with chapter 4 of Title 22;
- (20) information which would reveal the location of archeological sites and underwater historic properties, except as provided in section 762 of Title 22;
- (21) lists of names compiled or obtained by Vermont Life magazine for the purpose of developing and maintaining a subscription list, which list may be sold or rented in the sole discretion of Vermont Life magazine, provided that such discretion is exercised in furtherance of that magazine's continued financial viability, and is exercised pursuant to specific guidelines adopted by the editor of the magazine;
- (22) any documents filed, received, or maintained by the agency of commerce and community development with regard to administration of 32 V.S.A. chapter 151, subchapters 11C and 11D (new jobs tax credit; manufacturer's tax credit), except that all such documents shall become public records under this section subchapter when a tax credit certification has been granted by the secretary of administration, and provided that the disclosure of such documents does not otherwise violate any provision of Title 32;

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(23) any data, records or information developed, discovered, collected, or received by or on behalf of faculty, staff, employees or students of the University of Vermont or the Vermont state colleges in the conduct of study, research or creative efforts on medical, scientific, technical, scholarly, or artistic matters, whether such activities are sponsored alone by the institution or in conjunction with a governmental body or private entity, until such data, records or information are published, disclosed in an issued patent or publicly released by the institution or its authorized agents. This subdivision applies to, but is not limited to, research notes and laboratory notebooks, lecture notes, manuscripts, creative works, correspondence, research proposals and agreements, methodologies, protocols, and the identities of or any personally identifiable information about participants in research;

(24) records of, or internal materials prepared for, the deliberations of any public agency acting in a judicial or quasi-judicial capacity;

(25) passwords, access codes, user identifications, security procedures and similar information the disclosure of which would threaten the safety of persons or the security of public property;

(26) information and records provided to the department of banking, insurance, securities, and health care administration by an individual for the purposes of having the department assist that individual in resolving a dispute with any person or company regulated by the department, and any information or records provided by a company or any other person in connection with the individual's dispute;

(27) information and records provided to the department of public service by an individual for the purposes of having the department assist that individual in resolving a dispute with a utility regulated by the department, or by the utility or any other person in connection with the individual's dispute;

(28) records of, and internal materials prepared for, independent external reviews of health care service decisions pursuant to 8 V.S.A. § 4089f and of mental health care service decisions pursuant to 8 V.S.A. § 4089a;

(29) the records in the custody of the secretary of state of a participant in the address confidentiality program described in chapter 21, subchapter 3 of Title 15, except as provided in that subchapter;

(30) all code and machine-readable structures of state-funded and controlled database applications, which are known only to certain state departments engaging in marketing activities and which give the state an opportunity to obtain a marketing advantage over any other state, regional or local governmental or nonprofit quasi-governmental entity, or private sector entity, unless any such state department engaging in marketing activities determines that the license or other voluntary disclosure of such materials is in the state's best interests;

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(31) records of a registered voter's month and day of birth, motor vehicle operator's license number, the last four digits of the applicant's Social Security number, and street address if different from the applicant's mailing address contained in an application to the statewide voter checklist or the statewide voter checklist established under section 2154 of Title 17;

(32) with respect to publicly-owned, -managed, or -leased structures, and only to the extent that release of information contained in the record would present a substantial likelihood of jeopardizing the safety of persons or the security of public property, final building plans and as-built plans, including drafts of security systems within a facility, that depict the internal layout and structural elements of buildings, facilities, infrastructures, systems, or other structures owned, operated, or leased by an agency before, on, or after the effective date of this provision; emergency evacuation, escape, or other emergency response plans that have not been published for public use; and vulnerability assessments, operation and security manuals, plans, and security codes. For purposes of this subdivision, "system" shall include electrical, heating, ventilation, air conditioning, telecommunication, elevator, and security systems. Information made exempt by this subdivision may be disclosed to another governmental entity if disclosure is necessary for the receiving entity to perform its duties and responsibilities; to a licensed architect, engineer, or contractor who is bidding on or performing work on or related to buildings, facilities, infrastructures, systems, or other structures owned, operated, or leased by the state. The entities or persons receiving such information shall maintain the exempt status of the information. Such information may also be disclosed by order of a court of competent jurisdiction, which may impose protective conditions on the release of such information as it deems appropriate. Nothing in this subdivision shall preclude or limit the right of the general assembly or its committees to examine such information in carrying out its responsibilities or to subpoena such information. In exercising the exemption set forth in this subdivision and denying access to information requested, the custodian of the information shall articulate the grounds for the denial;

(33) the account numbers for bank, debit, charge, and credit cards held by an agency or its employees on behalf of the agency;

(34) affidavits of income and assets as provided in section 662 of Title 15 and Rule 4 of the Vermont Rules for Family Proceedings;

(35) [Expired.]

(36) anti-fraud plans and summaries submitted by insurers to the department of banking, insurance, securities, and health care administration for the purposes of complying with 8 V.S.A. § 4750;

(37) records provided to the department of health pursuant to the patient safety surveillance and improvement system established by chapter 43a of Title 18;

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(38) records held by the agency of human services, which include prescription information containing prescriber-identifiable data, that could be used to identify a prescriber, except that the records shall be made available upon request for medical research, consistent with and for purposes expressed in sections 4621, 4631, 4632, 4633, and 9410 of Title 18 and chapter 84 of Title 18, or as provided for in chapter 84A of Title 18 and for other law enforcement activities;

(39) records held by the agency of human services or the department of banking, insurance, securities, and health care administration, which include prescription information containing patient-identifiable data, that could be used to identify a patient. (Added 1975, No. 231 (Adj. Sess.), § 1; amended 1977, No. 202 (Adj. Sess.); 1979, No. 156 (Adj. Sess.), § 6; 1981, No. 227 (Adj. Sess.), § 4; 1989, No. 28, § 2; 1989, No. 136 (Adj. Sess.), § 1; 1995, No. 46, §§ 23, 58; 1995, No. 159 (Adj. Sess.), § 2; No. 167 (Adj. Sess.), § 29; No. 182 (Adj. Sess.), § 21, eff. May 22, 1996; No. 180 (Adj. Sess.), § 38; No. 190 (Adj. Sess.), § 1(a); 1997, No. 159 (Adj. Sess.), § 12, eff. April 29, 1998; 1999, No. 134 (Adj. Sess.), § 3, eff. Jan. 1, 2001; 2001, No. 28, § 9, eff. May 21, 2001; 2001, No. 76 (Adj. Sess.), § 3, eff. Feb. 19, 2002; No. 78 (Adj. Sess.), § 1, eff. Apr. 3, 2002; 2003, No. 59, § 1, eff. Jan. 1, 2006; No. 63, § 29, eff. June 11, 2003; 2003, No. 107 (Adj. Sess.), § 14; No. 146 (Adj. Sess.), § 6, eff. Jan. 1, 2005; No. 158 (Adj. Sess.), § 2; No. 159 (Adj. Sess.), § 12; 2005, No. 132 (Adj. Sess.), § 1; 2005, No. 179 (Adj. Sess.), § 3; 2005, No. 215 (Adj. Sess.), § 326; 2007, No. 80, § 18; 2007, No. 110 (Adj. Sess.), § 3; 2007, No. 129 (Adj. Sess.), § 2; 2009, No. 59, § 5.)

§ 317a. Disposition of public records

A custodian of public records shall not destroy, give away, sell, discard, or damage any record or records in his or her charge, unless specifically authorized by law or under a record schedule approved by the state archivist pursuant to subdivision 117(a)(5) of Title 3. (Added 2007, No. 96 (Adj. Sess.), § 1.)

§ 318. Procedure

(a) Upon request the custodian of a public record shall promptly produce the record for inspection, except that:

(1) if the record is in active use or in storage and therefore not available for use at the time the person asks to examine it, the custodian shall so certify this fact in writing to the applicant and set a date and hour within one calendar week of the request when the record will be available for examination;

(2) if the custodian considers the record to be exempt from inspection under the provisions of this subchapter, the custodian shall so certify in writing. Such certification shall identify the records withheld and the basis for the denial. The certification shall be made within two business days, unless otherwise provided in subdivision (5) of this subsection. The custodian

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Statute Related to Public Record Requests

shall also notify the person of his or her right to appeal to the head of the agency any adverse determination;

(3) if appealed to the head of the agency, the head of the agency shall make a determination with respect to any appeal within five days, excepting Saturdays, Sundays, and legal public holidays, after the receipt of such appeal. If an appeal of the denial of the request for records is in whole or in part upheld, the agency shall notify the person making such request of the provisions for judicial review of that determination under section 319 of this title;

(4) if a record does not exist, the custodian shall certify in writing that the record does not exist under the name given to the custodian by the applicant or by any other name known to the custodian;

(5) in unusual circumstances as herein specified the time limits prescribed in this subsection may be extended by written notice to the person making such request setting forth the reasons for such extension and the date on which a determination is expected to be dispatched. No such notice shall specify a date that would result in an extension for more than ten working days. As used in this subdivision, "unusual circumstances" means to the extent reasonably necessary to the proper processing of the particular request:

(A) the need to search for and collect the requested records from field facilities or other establishments that are separate from the office processing the request;

(B) the need to search for, collect, and appropriately examine a voluminous amount of separate and distinct records which are demanded in a single request; or

(C) the need for consultation, which shall be conducted with all practicable speed, with another agency having a substantial interest in the determination of the request or among two or more components of the agency having substantial subject matter interest therein, or with the attorney general.

(b) Any person making a request to any agency for records under subsection (a) of this section shall be deemed to have exhausted the person's administrative remedies with respect to each request if the agency fails to comply within the applicable time limit provisions of this section. Upon any determination by an agency to comply with a request for records, the records shall be made available promptly to the person making such request. Any notification of denial of any request for records under this section shall set forth the names and titles or positions of each person responsible for the denial of such request.

(c)(1) Any denial of access by the custodian of a public record may be appealed to the head of the agency. The head of the agency shall make a written determination on an appeal within five business days after the receipt of the appeal. A written determination shall include the asserted statutory basis for denial and a brief statement of the reasons and supporting facts for denial.

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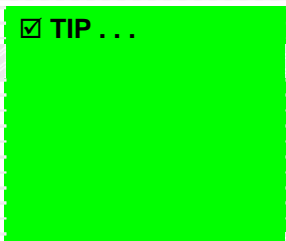
Statute Related to Public Record Requests

(2) If the head of the agency reverses the denial of a request for records, the records shall be promptly made available to the person making the request. A failure by the agency to comply with any of the time limit provisions of this section shall be deemed a final denial of the request for records by the agency. (Added 1975, No. 231 (Adj. Sess.), § 1; amended 2005, No. 132 (Adj. Sess.), § 2; 2007, No. 110 (Adj. Sess.), § 1.)

Chapter 11

Tracking Audit Recommendations

Overview



Reserved.

11.1 Tracking of Audit Recommendations

11.1.1 GAGAS Citation

11.1.2 SAO Standard

11.2 Audit Follow-Up

11.2.1 GAGAS Standard

11.2.2 SAO Standard

Chapter 12

Quality Control and Assurance

Overview

☑ **TIP . . . It is the office's expectation that all SAO auditors understand the fundamental importance of high quality, credible audit work.**

The quality of the audit work conducted by the State Auditor's Office is of great importance to the public tax payers, leaders of state and local government and the State Legislature. To ensure that our office produces high quality audit work that may be relied upon by government stakeholders, we maintain a system of quality control that provides assurance that we achieve a high standard of performance and that we comply with GAGAS. In addition, to provide assurance that our system of quality control is operating effectively, it is the policy of the State Auditor's Office to undergo an external peer review once every three years.

12.1 System of Quality Control

12.1.1 GAGAS Citation

GAGAS 3.50a requires audit organizations to establish a system of quality control to provide reasonable assurance that the organization and personnel comply with professional standards and applicable legal and regulatory requirements.

12.1.2 SAO Standard

SAO's system of quality control may be broken down into three essential elements:

1. Documented policies and procedures that are communicated to personnel.
2. mechanisms for documenting compliance with the office's quality control policies and procedures.
3. A periodic assessment of work completed on engagements.

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Quality Control and Assurance

12.2 Quality Control Policies and Procedures

12.2.1 GAGAS Citation

GAGAS 3.52 requires that each audit organization must document its quality control policies and procedures and communicate those policies and procedures to its personnel.

In addition, **GAGAS 3.53 a-f** delineate the subject matter areas that the policies and procedures in a system of quality control should address.

12.2.2 SAO Standard

SAO has implemented policies and procedures to ensure that audits are conducted in compliance with professional standards and applicable regulatory and legal requirements. These policies and procedures are documented within this Professional Standards Manual (PSM). See the following table for a crosswalk between the subject matter areas that should be addressed and the relevant section(s) of the PSM.

Subject matter (GAGAS 3.53 a-f)	Cross-reference to PSM Chapter
Designation of responsibility for quality of audit engagements performed under GAGAS and communication of policies and procedures relating to quality	Chapter 1 Statutory Authority, Mission and Core Values (§1.3) Chapter 7 Performance Audits (§7.3.2.4 and §7.4.2.6) Chapter 12 Quality Control and Assurance (§12.2.2)
Maintenance of independence and compliance with legal and ethical requirements	Chapter 2 Independence
Initiation, acceptance and continuance of audit engagements	Chapter 1 Statutory Authority, Mission and Core Values (§1.3) Chapter 2 Independence Chapter 6 Engagement Portfolio Management (§6.4.2) Chapter 7 Performance Audits (§7.1 and §7.3.2.6)
Personnel have capabilities and competence to perform audits in accordance GAGAS	Chapter 3 Professional Competence Chapter 6 Engagement Portfolio Management (§6.6.2 and §6.7)
Engagements are performed and reports are issued in accordance with professional standards and legal and regulatory requirements	Chapter 4 Work Environment (§4.2 and §4.3) Chapter 7 Performance Audits Chapter 10 Public Affairs (§10.2)
Monitoring of quality	Chapter 12 Quality Control and Assurance (§12.4)

Assignment SAO management is responsible for communicating quality control policies and procedures to audit staff. Communication is achieved via

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a combination of classroom training conducted by SAO audit managers and on the job training.

Classroom training will be conducted as substantive changes to policies and procedures are implemented or if a training need is identified as a result of SAO's annual quality control monitoring or peer review.

It is the responsibility of managers conducting audit engagements to ensure that staff members understand and comply with the policies and procedures delineated in the PSM. Managers will meet this responsibility by providing guidance throughout engagement performance, including discussions with audit staff during planning, general supervision of the engagement and as a result of workpaper review.

12.3 Documenting Compliance with Quality Control Policies and Procedures

12.3.1 GAGAS Citation

GAGAS 3.52 states that an audit organization should document compliance with its quality control procedures and maintain such documentation for a period of time sufficient to enable those performing monitoring procedures and peer reviews to evaluate the audit organization's compliance with its quality control policies and procedures.

12.3.2 SAO Standard

SAO has developed numerous required and suggested templates for use by engagement teams, such as the Administrative File Checklist (Appendix 7.8), to ensure compliance with the policies and procedures documented in the PSM. In addition, senior management approvals (Appendix 7.9), documented supervisory review (§7.3.2.4), the cold reader concept (§7.4.2.6) and indexing and referencing (§7.4.2.5) play a significant role in documenting an engagement team's compliance with the office's policies and procedures.

SAO retains audit documentation for a minimum of 7 years. See section 4.2 for greater detail on the office's records retention policy.

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12.4 Monitoring of the System of Quality Control

12.4.1 GAGAS Citation

GAGAS 3.53f states that the system of quality control of an audit organization should include policies and procedures that address monitoring of quality, described as an on-going, periodic assessment of work completed on audits and attestations engagements designed to provide management of the audit organization with reasonable assurance that the policies and procedures related to quality control are suitably designed and operating effectively.

GAGAS 3.54 states that audit organizations should analyze and summarize the results of their monitoring procedures at least annually, with identification of any systemic issues needing improvement, along with recommendations for corrective action.

12.4.2 SAO Standard

SAO performs periodic monitoring of its quality control policies and procedures to provide an evaluation of (1) adherence to professional standards and legal and regulatory requirements, (2) whether the quality control system has been appropriately designed and (3) whether quality control policies and procedures are operating effectively and complied with in practice.

12.4.2.1 Annual Quality Control Review

Annually, during the early spring time frame, files for performance audits completed during the previous calendar year will be selected by the SAO Administrative Services Coordinator for inspection by a Quality Control Reviewer, who will be an audit manager³⁸ independent of the audit engagement team. The Chief Auditor will provide the Administrative Services Coordinator with a list of all audits completed in the prior calendar year, including report title, audit manager, number of audit hours and staff assigned. The Quality Control Review form, Part A, will be used to document the listing of audits (Appendix 12.1).

³⁸Although certain audit engagements may have a senior auditor designated as the audit manager, for purposes of the annual monitoring of quality control, audit manager means an individual in the office that has a job grade 28 or higher.

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The number of audits selected for review may vary from year to year depending upon the number of audits conducted. SAO's policy is to review at a minimum 20 percent of all jobs conducted each year and to ensure that each engagement audit manager is subject to review at least once every three years. The Administrative Services Coordinator will utilize the Quality Control Review form, Part A (Appendix 12.1) to document the audit engagement(s) selected for review and the QC Reviewer designated to perform the review. The Deputy State Auditor will sign the form, indicating agreement that appropriate engagements have been selected, representing a good cross-section of the audits performed by SAO and ensuring that each audit manager is subject to review at least once every three years.

The scope of the quality control review should focus on whether (1) SAO has complied with its administrative and personnel policies and (2) engagements selected comply with the office's stated policies and procedures.

To perform the review of the administrative and personnel policies, the QC Reviewer should complete the Administrative Quality Assessment Checklist (AQA Checklist) in Appendix 12.2. The AQA Checklist addresses the GAGAS standards enumerated in the PSM related to the administrative and personnel policies such as CPE requirements and performance evaluations. The QC Reviewer should select several audit staff personnel files to review for compliance with performance management policies and should also review CPE records and independence certifications for those individuals. QC Reviewers should gather and review other documentation, as necessary, prepared by SAO in order to conclude whether the office complied with the relevant PSM policies and procedures. When multiple QC Reviewers are involved in the annual review process, only one reviewer should complete the AQA Checklist since these are the quality controls that reside predominantly at the organization level and are not specific to a particular engagement.

The engagement level review should include a review of the engagement workpapers and inquiries of the engagement team, if necessary. This review will be aided by the Engagement Quality Assessment Checklist (EQA Checklist) in Appendix 12.3. The QC Reviewer and the audit manager, or designee, for each audit engagement selected for review will work together to prepare the EQA Checklist. The EQA Checklist is a compilation of all of the GAGAS standards enumerated in the PSM related to the performance of an audit engagement. It is intended to provide the QC Reviewer with a completed road map of the documentation prepared by the engagement team

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to demonstrate compliance with the office's policies and procedures.³⁹ The QC Reviewer will develop an independent judgment regarding an audit engagement's compliance with policies and procedures. The QC Reviewer will use the checklist, but will form an independent assessment of whether SAO's quality control system is appropriately designed and operating effectively:

The QC Reviewer must document a conclusion as to whether;

- Administrative and personnel policies have been complied with.
- Engagement checklists, forms, or other documentation required by the office's policies and procedures have been properly completed.
- The engagement workpapers provide adequate evidence to support conclusions, opinions, and presentations resulting from that engagement.

The Quality Control Review form at Appendix 12.1, Part B, should be used to document the conclusion of the QC Reviewer. For any deficiencies noted, the QC reviewer may suggest appropriate corrective action, such as training for the audit staff.

12.4.2.2 Treatment of Quality Control Comments

At the conclusion of the review, the QC Reviewer is responsible for documenting results and discussing the results of the review with the engagement manager. Subsequent to this discussion, the QC Reviewer submits the results to the Deputy State Auditor.

If warranted by the results of the review, the Deputy State Auditor, in consultation with the Chief Auditor, will assess whether policies and procedures should be amended or if training on current policies and procedures is warranted. This assessment and planned corrective actions/improvements should be documented by the Deputy State Auditor in the Quality Control Review form, Part C, and formally approved by the State Auditor.

Subsequent annual quality control reviews will assess whether corrective actions were effective.

³⁹The EQA is not required to be completed for all audit engagements since other mechanisms are used by engagement teams to ensure compliance with the office's policies and procedures.

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12.5 Peer Review

12.5.1 GAGAS Citation

Audit organizations performing audits in accordance with GAGAS must have an external peer review performed by reviewers independent of the audit organization being reviewed at least once every 3 years. (**GAGAS 3.50b**)

12.5.2 SAO Standard

It is the policy of SAO to undergo an external quality control review once every three years and to make our quality control review report publicly transparent. This will be accomplished by posting the peer review report and comments on the Auditor's website.

Appendix 12.1

Quality Control Review Form

Part A of the following form is completed by the Chief Auditor and Businesss Manager to document selection of engagements for review. This section requires approval of the Deputy State Auditor.

Part B of the form is completed by the QC Reviewer and summarizes the results of the administrative and engagement review procedures.

Part C of the form is completed by the Deputy State Auditor and serves to document SAO's planned corrective actions. The State Auditor must approve Part C.

Part A – Selection of Engagements

Quality Control Review period:

Prepared by:

Date:

List of Audits Completed during the quality control review period:

Report Title	Audit Manager	Assigned Audit Staff	Audit Hour

Engagement(s) selected for review:

Report Title	Audit Manager	QC Reviewer

Approved by:

Date:

Appendix 12.1

Quality Control Review Form

Part B Results of Review Procedures

Prepared by

Date:

Summary

Administrative review results

This section should include a conclusion addressing whether the SAO complied with administrative and personnel policies.

Engagement review results

This section should include a conclusion addressing whether (1) engagement checklists, forms or other documentation required by the office's policies and procedures have been properly completed and (2) the engagement work papers provide adequate evidence to support conclusions, opinions and presentations resulting from the engagement.

Recommendations

If applicable, recommendations should be documented in this section.

Appendix 12.1

Quality Control Review Form

Part C Response to Review and Planned Corrective Actions

Prepared by
Date:

Approved by State Auditor:
Date:

Finding:

Corrective Action:

This section should address the planned action, timeline for implementation and individual responsible.

Appendix 12.2

Administrative Quality Assessment Checklist (AQA Checklist)

The following checklist must be used by the QC Reviewer to document their review of SAO's compliance with administrative and personnel policies and procedures.

QC Reviewer:

Date:

Standard	Cross ref to PSM	Documentation inspected by QC Reviewer	Description of exception (leave blank if QC Reviewer determines standard is met)

Address:

Initiation of jobs – general authority

independence of organization and annual certification of individuals (ch 2)

CPE & training curriculum (ch 3)

Recruitment, hiring practices (ch 3)

Performance management and development practices (ch 3)

Safe custody and retention of workpapers (chapter 4)

Appendix 12.3

Engagement Quality Assessment Checklist (EQA Checklist)

The following checklist must be used for each audit engagement selected for quality review.

If the engagement is selected for review as part of the office's annual quality control monitoring procedures, the engagement Audit Manager and the QC Reviewer will prepare this checklist together to act as a guide for the QC Reviewer. The QC Reviewer will evaluate whether the cross referenced work paper(s) address the relevant GAGAS standard or if not, document that deviation.

Report Title:

Audit Manager:

Date:

QC Reviewer:

Date:

Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
In all matters relating to audit work, the audit organization and the individual auditor, whether government or public, must be free both in fact and appearance from personal, external and organizational impairments to			

⁴⁰ If a standard was not followed, the reference should be to (1) a work paper explaining or showing approval for the deviation or (2) the modified GAGAS statement in the report disclosing the deviation.

Appendix 12.3

Engagement Quality Assessment Checklist (EQA Checklist)

Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
independence, and must avoid the appearance of such impairments of independence.(GAGAS 3.02)			
Audit organizations should have a process for the recruitment, hiring, continuous development, assignment and evaluation of staff to maintain a competent workforce. (GAGAS 3.41) ⁴¹			
Initiation of job			
GAGAS (3.40) notes that the staff assigned to perform an audit or attestation engagement must collectively possess adequate professional competence for the tasks required, and (3.41) that management should assess skill needs to consider whether its workforce has the essential skills that match those necessary to fulfill a particular audit mandate or scope of audits to be performed.			
Auditors must adequately plan and document the planning of the work necessary to address the audit objectives. (GAGAS 7.06)			
Auditors must plan the audit to reduce audit risk to an appropriate level for the auditors to provide reasonable assurance that the evidence is sufficient and appropriate to support the auditors' findings and conclusions. This determination is a matter of professional			

⁴¹ The Administrative Quality Assessment checklist addresses recruitment, hiring and development of staff. These functions predominantly occur at an organization level, not at the engagement level. The engagement team should provide cross references for compliance with assignment and evaluation policies.

Appendix 12.3

Engagement Quality Assessment Checklist (EQA Checklist)

Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
judgment. In planning the audit, auditors should assess significance and audit risk and apply these assessments in defining the audit objectives and the scope and methodology to address those objectives. (GAGAS 7.07 and 7.11)			
The audit team must document the engagement's objectives, scope, and methodology as required by GAGAS 7.08, 7.09, and 7.10,			
GAGAS 7.11 requires auditors to assess audit risk and significance within the context of the audit objectives by gaining an understanding of internal controls, information system controls, legal and regulatory requirements, and potential fraud or abuse.			
GAGAS 7.13 requires auditors to obtain an understanding of the nature of the program or program component and the potential use that will be made of the audit results or report.			
Auditors should gain an understanding of internal controls that is significant within the context of the audit objectives (GAGAS 7.16) Auditors should also determine whether it is necessary to evaluate information systems controls. (GAGAS 7.16).			
When information systems controls are determined to be significant to the audit objectives, auditors should then evaluate the design and operating effectiveness of such controls. Auditors should obtain a sufficient understanding of information systems controls			

Appendix 12.3

Engagement Quality Assessment Checklist (EQA Checklist)

Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
necessary to assess audit risk and plan the audit within the context of the audit objectives (GAGAS 7.24).			
GAGAS 7.27 states that auditors should determine which audit procedures related to information system controls are needed to obtain sufficient, appropriate evidence (see standards 7.3.2.1a and 7.3.2.1b) to support the audit findings and conclusions.			
Auditors should determine which laws, regulations, and provisions of contracts or grant agreements are significant within the context of the audit objectives and assess the risk that violations of those laws, regulations, and provisions of contracts or grant agreements could occur. Based on that risk assessment, the auditors should design and perform procedures to provide reasonable assurance of detecting instances of violations of legal and regulatory requirements or violations of provisions of contracts or grant agreements that are significant within the context of the audit objectives. (GAGAS 7.28)			
Auditors should gather and assess information to identify risks of fraud that are significant within the scope of the audit objectives or that could affect the findings and conclusions. (GAGAS 7.30)			
When auditors identify factors or risks related to fraud that has occurred or is likely to have occurred that they believe are significant within the context of the audit objectives, they should design procedures to provide			

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Engagement Quality Assessment Checklist (EQA Checklist)

Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
reasonable assurance of detecting such fraud. (GAGAS 7.31)			
If the fraud that may have occurred is not significant within the context of the audit objectives, the auditors may conduct additional audit work as a separate engagement, or refer the matter to other parties with oversight responsibility or jurisdiction. (GAGAS 7.32)			
If during the course of the audit, auditors become aware of abuse that could be quantitatively or qualitatively significant to the program under audit, auditors should apply audit procedures specifically directed to ascertain the potential effect on the program under audit within the context of the audit objectives (GAGAS 7.34).			
GAGAS requires that auditor identify relevant criteria (GAGAS 7.37).			
GAGAS also requires that auditors identify the sources, amount, and type of evidence needed to obtain sufficient and appropriate evidence to address the audit objectives and adequately plan audit work (GAGAS 7.39).			
Auditors should determine whether other audits of the program that could be relevant to the current audit objectives (GAGAS 7.41). In addition, auditors should evaluate whether the audited entity has taken appropriate corrective action to address findings and recommendations from previous engagements			

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Engagement Quality Assessment Checklist (EQA Checklist)

Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
that are significant within the context of the audit objectives. Auditors should use this information in assessing risk and determining the nature, timing, and extent of current audit work, including determining the extent to which testing the implementation of the corrective actions is applicable to the current audit objectives. (GAGAS 7.36).			
If auditors use the work of other auditors, they should perform procedures that provide a sufficient basis for using that work. Auditors should obtain evidence concerning the other auditors' qualifications and independence and should determine whether the scope, quality, and timing of the audit work performed by the other auditors is adequate for reliance in the context of the current audit objectives. The nature and extent of evidence needed will depend on the significance of the other auditors' work to the current audit objectives and the extent to which the auditors will use that work. (GAGAS 7.42)			
GAGAS 3.63 requires that auditors using another audit organizations work should request a copy of the audit organization's latest peer review report and any letter of comment.			
If auditors intend to use the work of specialists, they should obtain an understanding of the qualifications and independence of the specialist. (GAGAS 7.43)			
Sufficient staff, supervisors, and specialists with adequate collective professional			

Appendix 12.3

Engagement Quality Assessment Checklist (EQA Checklist)

Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
competence and other resources are available to perform the audit and to meet expected time frames for completing the work. (GAGAS 7.51e, 7.44)			
If planning to use the work of a specialist, auditors should document the nature and scope of the work to be performed by the specialist. (GAGAS 7.45)			
GAGAS 7.46 and 7.48, require that auditors communicate (and document) an overview of the objectives, scope, methodology, and timing of the audit and planned reporting to management of the audited entity.			
Auditors must prepare a written audit plan for each audit and must update the plan to reflect any significant changes to the plan made during the audit. (GAGAS 7.50)			
Audit supervisors or those designated to supervise auditors must properly supervise audit staff. (GAGAS 7.52)			
Auditors must obtain sufficient, appropriate evidence to provide a reasonable basis for their findings and conclusions. (GAGAS 7.55)			
In assessing the overall appropriateness of evidence, auditors should assess whether the evidence is relevant, valid, and reliable (GAGAS 7.56).			
Auditors should perform and document an overall assessment of the collective evidence used to support findings and conclusions, including the results of any specific assessments conducted to conclude on the			

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Engagement Quality Assessment Checklist (EQA Checklist)

Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
validity and reliability of specific evidence. (GAGAS 7.57 and 7.68)			
GAGAS 7.65 states that auditors should assess the sufficiency and appropriateness of computer-processed information regardless of whether this information is provided to auditors or auditors independently extract it.			
When assessing the sufficiency and appropriateness of evidence, auditors should evaluate the expected significance of evidence to the audit objectives, findings, and conclusions, available corroborating evidence, and the level of audit risk (GAGAS 7.70). When the auditors identify limitations or uncertainties in evidence that is significant to the audit findings and conclusions, they should apply additional procedures, as appropriate. (GAGAS 7.71)			
Auditors should plan and perform procedures to develop the elements of a finding necessary to address the audit objectives. In addition, if auditors are able to sufficiently develop the elements of a finding, they should develop recommendations for corrective action if they are significant within the context of the audit objectives (GAGAS 7.72)			
Auditors should prepare audit documentation in sufficient detail to enable an experienced auditor, having no previous connection to the audit, to understand from the audit documentation the nature, timing, extent, and results of audit procedures performed, the audit evidence obtained and its source and			

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Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
the conclusions reached, including evidence that supports the auditors' significant judgments and conclusions. (GAGAS 7.77)			
Auditors should prepare audit documentation that contain support for findings, conclusions, and recommendations before they issue their report. (GAGAS 7.77)			
Auditors should design the form and content of audit documentation to meet the circumstances of the particular audit (GAGAS 7.78)			
At a minimum, GAGAS 7.80 requires that auditors document: <ul style="list-style-type: none"> the objectives, scope, and methodology of the audit; the work performed to support significant judgments and conclusions, including descriptions of transactions and records examined; evidence of supervisory review, before the audit report is issued, of the work performed that supports findings, conclusions, and recommendations contained in the audit report. 			
GAGAS 7.81 states that when auditors do not comply with applicable GAGAS requirements due to law, regulation, scope limitations, restrictions on access to records, or other issues impacting the audit, the auditors should document the departure from the GAGAS requirements and the impact on the audit and on the auditors' conclusions. This applies to			

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Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
departures from both mandatory requirements and presumptively mandatory requirements (“musts” and “shoulds”) when alternative procedures performed in the circumstances were not sufficient to achieve the objectives of the standard.			
GAGAS requires that if an audit is terminated before it is completed and an audit report is not issued that auditors document the results of the work to the date of termination and why the audit was terminated. Determining whether and how to communicate the reason for terminating the audit to those charged with governance, appropriate officials of the audited entity, the entity contracting or requesting the audit, and other appropriate official will depend on the facts and circumstances and, therefore, is a matter of professional judgment. (GAGAS 7.49 and 8.06)			
Auditors must issue audit reports communicating the results of each completed performance audit.(GAGAS 8.03) Auditors should use a form of the audit report that is appropriate for its intended use and is in writing or in some other retrievable form.(GAGAS 8.04)			
Auditors should prepare audit reports that contain (1) the objectives, scope, and methodology of the audit; (2) the audit results, including findings, conclusions, and recommendations, as appropriate; (3) a statement about the auditors’ compliance with			

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Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
GAGAS; (4) a summary of the views of responsible officials; and (5) if applicable, the nature of any confidential or sensitive information omitted. (GAGAS 8.08 and 8.09)			
Audit organizations should distribute audit reports to those charged with governance, to the appropriate officials of the audited entity, and to the appropriate oversight bodies or organizations requiring or arranging for the audits. As appropriate, auditors should also distribute copies of the reports to other officials who have legal oversight authority or who may be responsible for acting on audit findings and recommendations, and to others authorized to receive such reports. If the subject of the audit involves material that is classified for security purposes or contains confidential or sensitive information, auditors may limit the report distribution. Auditors should document any limitation on report distribution. (GAGAS 8.43)			
If after the report is issued, the auditors discover that they did not have sufficient, appropriate evidence to support the reported findings or conclusions, they should communicate with those charged with governance, the appropriate officials of the audited entity, and the appropriate officials of the organizations requiring or arranging for the audits, so that they do not continue to rely on the findings or conclusions that were not supported. If the report was previously posted to the auditors' publicly accessible website,			

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Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
the auditors should remove the report and post a public notification that the report was removed. The auditors should then determine whether to conduct additional audit work necessary to reissue the report with revised findings or conclusions. (GAGAS 8.07)			
GAO has published supplemental guidance to the Yellow Book that lays out seven elements of a quality product, which the SAO has adopted (GAGAS A8.02).			
The report should describe the scope of the work performed (including work on internal controls) and any limitations, including issues that would be relevant to likely users, so that they could reasonably interpret the findings, conclusions, and recommendations in the report without being misled. Auditors should also report any significant constraints imposed on the audit approach by information limitations or scope impairments, including denials of access to certain records or individuals. (GAGAS 8.11 and 8.19)			
In reporting on the audit methodology, the product should specify the kinds and sources of evidence obtained. The report should explain how the completed work supports the audit objectives in sufficient detail to enable knowledgeable users of their reports to understand how the auditors addressed the audit objectives. (GAGAS 8.13)			
As applicable, explain the relationship between the population and the items tested;			

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Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
Identify organizations, geographic locations, and the period covered; report the kinds and sources of evidence. (GAGAS 8.12)			
Describe the limitations or uncertainties associated with the reliability or validity of evidence if (1) the evidence is significant to the report's findings and conclusions, and (2) such disclosure is necessary to avoid misleading the report's users about the findings and conclusions. (GAGAS 8.15)			
When all applicable elements of GAGAS are adhered to, the following statement must be included in the report. "We conducted this performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives." (GAGAS 8.30)			
If not all GAGAS requirements are followed, the report should include a modified GAGAS compliance statement to indicate the standards that were not followed or language that the audit did not follow GAGAS. (GAGAS 8.31)			
An important consideration in deciding what to			

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Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
report are the GAGAS requirements that auditors report (1) deficiencies in internal control that are significant within the context of the objectives of the audit, ⁴² (2) all instances of fraud, illegal acts unless they are clearly inconsequential within the context of the audit objectives, (3) significant violations of provisions of contracts or grant agreements, and (4) significant abuse. (GAGAS 8.18, 8.21, 8.22)			
Reports should present sufficient, appropriate evidence to support the findings. (GAGAS 8.14, 8.15, 8.16, 8.17)			
The elements of a finding (criteria, condition, cause and effect) should be addressed in every finding unless a particular element is not relevant to an objective (GAGAS 8.14).			
GAGAS requires that audit reports contain conclusions, as applicable, based on the audit objectives and audit findings. (GAGAS 8.27)			
If auditors are able to sufficiently develop the elements of a finding, they should provide recommendations for corrective action if they are significant within the context of the audit objectives (GAGAS 8.14).			
Auditors should recommend actions to correct			

⁴²When auditors detect deficiencies in internal control that are not significant to the objectives of the audit, they may include those deficiencies in the report or communicate those deficiencies in writing to officials of the audited entity unless the deficiencies are inconsequential considering both qualitative and quantitative factors. Auditors should refer to that written communication in the audit report, if the written communication is separate from the audit report. Auditors should document such communications. (GAGAS 8.19)

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Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
problems identified during the audit and to improve programs and operations when the potential for improvement in programs, operations, and performance is substantiated by the reported findings and conclusions. The report should include only those recommendations that flow logically from the findings and conclusions, are directed at resolving the cause of identified problems, and clearly state the actions recommended. (GAGAS 8.28).			
Auditors should also include in the report an evaluation of management's comments, as appropriate (GAGAS 8.34).			
Management's comments should be reprinted in a designated appendix, if applicable (GAGAS 8.33).			
The auditors should modify their report as necessary if they find the comments valid and supported with sufficient, appropriate evidence. (GAGAS 8.36)			
If the audited entity refuses to provide comments or does not provide them in a timely manner, the report should indicate that the entity was provided the opportunity to respond and did not provide comments. (GAGAS 8.37)			
When circumstances call for omission of certain information in publicly available reports, the audit team should evaluate whether this omission could distort the audit results or conceal improper or illegal practices.			

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Standard	Cross-reference to PSM	Cross-reference to work papers ⁴⁰	Description of exception (leave blank if QC Reviewer determines standard is met)
In addition, if certain pertinent information is prohibited from public disclosure or is excluded from the report due to the confidential or sensitive nature of the information, auditors should disclose in the report that certain information has been omitted and the reason or other circumstances that makes the omission necessary. (GAGAS 8.38, 8.41)			

Chapter 13

Strategic Planning and Performance Reporting

Overview

32 VSA §307(c) requires State organizations, including the SAO, to submit a strategic plan to the General Assembly with our annual budget request. This plan is required to include, at a minimum, information about our:

- Mission.
- Goals.
- Measures, particularly those pertaining to output and outcome.
- Clients.
- Use of resources to meet needs, including future needs;
- Expected changes in the services to be provided because of changes in state or federal law.
- Means and strategies needed to meet the goals.⁴³

It is anticipated that the SAO will use this required submission as the vehicle to report to the General Assembly on our (1) planned performance for upcoming years and (2) actual performance against planned targets.

13.1 Strategic Plan

13.1.1 GAGAS Citation

Not applicable.

13.1.2 SAO Standard

SAO's strategic plan will provide a solid foundation for how we will serve Vermonters in the coming years. It is expected that the plan will cover a 3-year period to make sure that our efforts remain a vital and accurate reflection

⁴³The statute also requires that the SAO describes and prioritizes capital improvement requests. Capital improvement requests are expected to be highly unusual, but will be addressed when applicable.

Chapter 13

Strategic Planning and Performance Reporting

of the major issues facing the State. The timing of the plan will, in part, hinge on the 2-year election cycle of the State Auditor.

The process for the development of the strategic plan starts with the State Auditor and his or her management team. This group is responsible for (1) developing the overarching strategy for the office, (2) ensuring that the SAO keeps up with new auditing standards and approaches, (3) conducting outreach with outside stakeholders, such as the legislature and the Governor's Office, and (4) designating a member of the management team to draft the plan.

The designated management team member will be responsible for developing the form and drafting the content of the strategic plan based on guidance from the State Auditor and management team. The contents of the plan will, at a minimum, cover the elements required by 32 VSA §307(c). Other aspects of the plan may include (1) core values, (2) an assessment of external factors (such as statutory mandates) that will effect our goals and targets, (3) an assessment of internal factors (such as the skills of the SAO's workforce) that would affect our ability to achieve our goals and targets, and (4) future targets.⁴⁴

The management team member responsible for the strategic plan will also be responsible for drafting a separate measure description document concurrent with the plan. The measure description document will (1) define the measure, (2) describe the source of actual results, (3) describe the methodology to be used to compile the actual results, and (4) document any anticipated limitations related to the data or methodology.

The draft strategic plan and the measure description document will be reviewed and approved by the management team and the State Auditor prior to its submission to the General Assembly.

Although the strategic plan will cover a 3-year period, it will be reviewed for continued relevance by the State Auditor and his or her management team annually. If an event or other change has occurred, or is anticipated, that would significantly affect the goals, measures, or strategies outlined in the plan, modifications to the plan will be made to reflect the new circumstances prior to its submission to the General Assembly.

⁴⁴It is not expected that budgetary resources will be explicitly addressed in the plan. Budgetary resources will be addressed in the annual budget request submitted to the General Assembly concurrently with the strategic plan.

Chapter 13

Strategic Planning and Performance Reporting

Once approved, the strategic plan will be provided to all SAO staff members in order to communicate the direction of the office. The plan will also be made available to the public as a whole by posting it on the Office's website.

13.2 Performance Reporting

13.2.1 GAGAS Standard

Not applicable.

13.2.2 SAO Standard

The SAO will prepare an annual performance report to inform the General Assembly and the public of what was achieved in the prior fiscal year. It is expected that the performance report will be submitted to the General Assembly at the same time as the annual budget request and the strategic plan. The performance report will include the actual results pertaining to each goal and measure contained in the strategic plan and whether desired targets for the prior fiscal year were met. In addition, at a minimum, narrative explanations will be provided if (1) desired targets were not met or (2) there were limitations related to the data being reported.

☑ TIP . . . To the extent practicable, graphics should be used to illustrate results in the performance report.

As with the strategic plan, the State Auditor and his or her management team will designate a member of the management team to be responsible for developing the form and content of the performance report. The designated member will also compile the actual results related to the prior fiscal year in accordance with the measure description document.

The State Auditor or Deputy State Auditor will designate a staff member to validate the actual results in the draft performance report. This validation will occur prior to the submission of the performance report to the General Assembly. The process used to validate the actual results will depend upon the measure. In most cases it is expected that the validation will consist of a recalculation of results. If a more complicated validation process is needed the Deputy State Auditor will provide direction to the responsible staff member.

The draft performance report will be reviewed and approved by the management team and the State Auditor prior to its submission to the General Assembly.

Chapter 14

Maintenance of Professional Standards Manual

Overview

☑ **TIP . . . Revision must start with review. It is essential that enough time be scheduled for a thorough review of each policy. Therefore, adherence to a manual revision schedule is essential.**

This manual is an integral part of how SAO is managed. Senior management should use it as *the* reference source on policy. Staff members will be held accountable for complying with the contents of the manual. New content should not be issued by memo, bulletin, letter, or verbally without following up immediately with a revision or addition to the manual. All content revisions should be communicated to staff when they occur.

As a definitive reference source it will need to be allocated the time and resources required to keep it up.

14.1 GAGAS Citation

Although there is no specific GAGAS requirement to keep the professional standards manual updated, **GAGAS 1.05** tells us that auditors have a responsibility to consider the entire text of GAGAS in carrying out their work and in understanding and applying the professional requirements in GAGAS. This manual is intended to be a tool to aid in that understanding as well as the requirements and policies of the Office of the State Auditor.

Further, as part of the peer review required by **GAGAS 3.55**, the peer review team must assess and report on the audit organization's quality control system. Following the standards described herein ensures consistency in the product and should work to maintain a high level of quality during the audit and attestation engagements embarked upon by this office.

14.2 SAO Standard

14.2.1 Location of Manual

The PSM is available as an Adobe Acrobat® document located online on the shared drive (S:\AUD\AUD-Shared\Current PSM). It is the policy of this office to maintain and access an online manual rather than a printed version for each employee as online manuals eliminate the effort, expense, and time required to reproduce copies and integrate new sections.

A working copy of the manual is available as a MS Word document in a different location on the shared drive. The MS Word document is the one to which changes are made. The working file is password protected by the manual owner.

Chapter 14

Maintenance of Professional Standards Manual

The PSM needs to be revised regularly to be reliable and useful because the information in it may become outdated very quickly. The manual needs to reflect new legislation, accommodate program changes, or correct content errors. The State Auditor will periodically designate an SAO manager to perform a review of the PSM to ensure that it remains a reliable source of information and to keep the revision process manageable. At a minimum, the manual will be updated every time there is a new version of GAGAS.

14.2.2 Responsibility for Revisions

To ensure that the manual is kept current and continues to be a reliable source of information, each year the Chief Auditor will assign responsibility to an individual for periodically reviewing the manual and initiating changes. This person is called the *manual owner* and is responsible for receiving and addressing all comments and suggestions for changes on the manual.

Specifically the manual owner will be responsible for the following tasks:

- Editing.
- Word processing.
- Coordinating reviews.
- Maintaining the distribution list.
- Distributing revisions.
- Answering questions.
- Revising the online version of the manual.

14.2.3 Revision Schedule

The logistics for establishing and maintaining a revision schedule includes consideration of the following:

1. Number of revisions

The manual should be reviewed annually, at a minimum, and updated as needed. Changes made to the manual as situations arise during the year are encouraged rather than leaving the changes to be made only once. However, a full review should be done to ensure that all approved changes including changes to office policy, statute or GAGAS are incorporated into the current manual.

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Maintenance of Professional Standards Manual

2. Time to revise the manual

The review process will begin on April 1 of each year as this will allow office resources to be allocated most easily. The time needed to revise the manual will, of course, depend upon the significance of the regulatory or policy changes that occur during the year. Final revision should be completed by June 30.

3. The revision approval process

A revision requires the cooperative effort of everyone involved in the development of the manual, or of representative individuals in the office. Therefore, the manual owner will assemble the Professional Standards Manual team and bring the suggested changes to it via the Change Process described later in this chapter.

The PSM team is comprised of the following positions:

- Chief Auditor
- Director, Performance Audits
- Director, IT Audits
- Audit Manager
- Senior Auditor

14.2.4 Revision Process

Office policy updates occur in various ways. They may be official policy changes made by senior management, suggested grammatical or error changes, statutory changes that need to be incorporated, changes to GAGAS, or changes in Vermont State government policies and procedures.

When office policy is changed by senior management, it is the responsibility of the Chief Auditor to ensure that policy updates are conveyed to the manual owner. Other changes may be conveyed to or initiated by the manual owner by anyone. The manual owner will adhere to the following Change Management Process:

- Discuss change with initiator. Either should prepare the Change Management Form located at S:\AUD\AUD-Shared\Current PSM\Chap 14 forms\App 14-1 Change form.doc. A copy is attached at Appendix 14.1. Be sure to include the affected chapter and section of the manual.

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- For other than minor grammatical changes, the manual owner will discuss with the PSM team and get consensus for change or an understanding of the reason for rejection of the change.
- The manual owner will ensure that any approved change is incorporated into the next revision of the manual.
- The manual owner will discuss the results with initiator.

One of the big advantages of online manuals is how quickly they can be revised. Changes should be made to the working document as they occur.

Minor changes to the working file need not precipitate the creation of a new Adobe Acrobat® (*.pdf) file. These changes may be accumulated until such time as an updated file is created, at least annually. Use the track changes feature in MS Word when editing the document through the course of the year. When a significant change to the manual occurs or at least as frequently as the annual review process is completed, a new version of the Adobe Acrobat® file should be created. Accept all changes in the MS Word file and create a new version of the *.pdf file using the version control numbering scheme outlined below.

One potential problem with simply updating the files of the online manual is that this process is invisible to users of the manual unless specific notification is sent that a change has been made. To notify users of the manual of important changes, send a letter or e-mail informing them of the changes, including a summarization of what the changes are and which areas of the manual are affected.

Also change the table of contents to show added or deleted sections, title changes, or new issue dates. As sections are revised and replaced, keep a print copy of each version with the tracked changes so that it is possible to go back at any time to see what was in effect on any date.

14.2.5 Version Control

Each time a new Adobe Acrobat® file is created, a version number should be assigned to it. The version number begins with the calendar year in which the revision occurred and increments from the number 1 in sequence, beginning again with changes made in the next calendar year. For example,

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- Version 2009-3 would be the third version saved during calendar year 2009.
- Version 2010-1 would be the first version saved during calendar year 2010.

Appendix 14.1

Change Management Form

Professional Standards Manual Change Management Form	
Name	
Date	
Suggested Change:	
Chapter and Section affected	

Date changes made to manual	_____
By whom	_____
Date discussion held with initiator	_____
By whom	_____